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EARLY BUDDHIST MONACHIS

600 B.C.—100 B.C.

BY

SUKUMAR DUTT, M.A., B.L.,

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Griffith Memorial Prize for Original Research, 1919.*

TO
THE SACRED MEMORY OF THE INSPIRER
OF
THIS HUMBLE AND INSIGNIFICANT WORK,
ĀCHĀRYYA
RĀMENDRA SUNDAR TRIVEDI, M.A.,

*Whose
Whole life was a silent dedication to the sacred
cause of Indian learning and research,
The author
dedicates the following pages
With humility, gratitude, reverence, and prayer for
His Great Departed Soul.*

PREFACE

THIS work was undertaken and completed in 1916 while I was serving as a Professor at Ripon College in Calcutta under the late lamented Principal Rāmendra Sundar Trivedi, a scholar of no mean repute, whose memory is cherished by hundreds of his pupils, colleagues, and admirers all over Bengal.

It was Principal Trivedi's habit to suggest, often in a quite casual manner, subjects for original research to the younger professors of the college, for whom he bore an almost paternal love. I was privileged to be one of them, and in a casual conversation one day Principal Trivedi expressed regret to me that no Indian had thought fit to investigate the history of Buddhist monks and Hindu Sannyāsis of ancient India, although it is to them that India owes largely all that is most valuable and enduring in her cultural and spiritual life. I took up the suggestion eagerly, though not in its entirety—which would be indeed beyond my power—and set to work on the earliest period of Buddhist monastic history. For the history of this period abundant materials are found in ancient Pali literature, only if it is studied and scrutinized in the correct historical perspective. As I progressed with the work, I used to show the type-written pages to Principal Trivedi, which he would return to me after perusal with his characteristic benignant smile. Principal Trivedi himself possessed little knowledge of the subject and confessed his inability to help me with criticism or suggestion, and advised me to send it to the University of Calcutta as a prize-thesis that impartial criticism might be obtained and the merits of the work truly judged. I acted on his advice and sent it anonymously for the Griffith Memorial Prize for Original Research in 1919 and happened to score the prize.

PREFACE

Very bold theories have been started in this work and I should have felt extremely diffident to commit them to publication had I not been reassured by the knowledge that the work had been examined by a competent scholar.

I had some difficulty in getting Pali books in Calcutta, a good many of which have been printed and published by the Pali Text Society. I have to thank the late lamented Principal Satish Chandra Vidyabhusan of Sanskrit College, Calcutta, and my esteemed friend Babu Gopaldas Choudhury of Sherpur, who has a supply of Pali books in his private library, for helping me in getting hold of my materials.

I cannot expect the critical world of scholarship and learning to be "to my faults a little blind and to my virtues very kind". Besides, Indian research is a progressive department of knowledge in which no one can pretend to be able to say the last word. Perhaps some future scholar will make the results of my researches the starting-point for further advance in the subject when my own work will be regarded as only a land-mark that is left behind. But every right-minded scholar should devoutly wish for such a consummation of his work, specially in the vast and fruitful field of Indian Research.

SUKUMAR DUTT.

BARISAL.

NOTE.

All passages of Pali in the body of the book are accompanied with their English translations. Most of them are by recognized authorities like Rhys Davids, Oldenberg, Max Müller, and Kern. A few of them are mine. All passages of Sanskrit are transliterated according to the System of Transliteration approved by the International Oriental Congress of 1894, and recommended by the Council of the Royal Asiatic Society in October, 1896. The Sanskrit passages in the body of the book have also been translated. Except a few passages of Vedic Sanskrit, of which I have given the translations of Griffith and Gangānāth Jhā, I am solely responsible for these translations.

S. D.

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INTRODUCTION

It is not yet time to dilate on the importance of the subject of the present thesis in ancient Indian history. The history of ancient India is still in the making: it is yet "in a temporary vagueness of outline, as of things half-seen and processes half-realized". Yet the assertion may be confidently made that, as the whole economy of ancient Indian life and culture is more intimately realized by us, the important place of Buddhist monasticism in it will appear with increasing clearness. Its external relations, its influences on society at large, its contributions to cultural history—all these topics are yet in the dreamland of theory. Buddhist monasticism itself has been, like all other historic institutions, the result of a gradual process, changing under pressure of its sociological environments and its own inner principle of evolution. Buddhist monastic life in India as pictured to us in the records of the Chinese travellers is far different from the monastic life that is reflected in the *Vinayapitaka*. The monasteries in the Chinese accounts have developed a new type: some of them are far-famed centres of learning. It is in this latter part of their history that we actually feel their importance and influence in ancient Indian life. We observe the monasteries gathering into themselves the rich and varied intellectual life of the period. The monasteries at Amarāvati, Nālandā, Odantapura, Vikramasilā, and Jagatdala appear like so

many universities with their full complement of libraries, schools of studies, lecture halls, professors and students flocking from all parts of Asia, far and near. No student of ancient Indian culture can fail to be struck with one feature which stands out in its later period, viz., the continual interpenetration of Brāhmanical and Buddhistic elements. There is reason to think that these great Buddhist universities were the channels for the commingling of different elements in the intellectual life of ancient India.

The development of these universities, however, seems to have been arrested mainly by the violence of Mahomedan invasions. The storming of Behar and the wholesale massacre of Buddhist monks at the place in or about A.D. 1197 by Kutubuddin's general, Mahammad, which one of the survivors of the attacking party related so graphically to the historian Minhaz,¹ was probably a typical act of brute fanaticism.² It seems, at any rate, that Buddhist monasticism, after the violence of Mahomedan invasion, disappeared below the surface of Indian life, but though "passing through untold varieties of being", it seems never to have lost the secret of its vitality in the place of its birth. Recent researches have brought to light the existence of living Buddhism in Bengal and Orissa even at the present day.² Whether Buddhist monachism, as distinct from Buddhist religion, has similarly lived on among us in disguise is another question, though by no means an impossible one. For a Buddhist Order was

¹ See Raverty, *Tabakat-i-Nasiri*, p. 552.

² See H. P. Sastri's *Discovery of Living Buddhism in Bengal*, 1897; N. N. Vasu's *Modern Buddhism and its Followers in Orissa*, 1911; *Archaeological Survey of Mayurbhanja*, 1911, pp. civ-cclxiii.

INTRODUCTION

founded in Orissa within living memory by one Araksitadāsa, and some of the regulations of preserved in some little-known Oriyan manus to echo faintly and distantly the monastic *Vinayapitaka*.¹ It is one of a few indications ancient Buddhist monasticism, though subm the establishment of Mahomedan rule, did not any time and the old monastic life never comple out of men's memory.

The splendid isolation of Ceylon has served t the old type of monastic life in that island. B from all the multiple currents and cross-currents and influence that largely transformed Buddhi itself, Ceylon has been able to preserve to a g its primitive character of the pre-Mahāyāna Ceylonese monachism has an independent his own which is recorded in the *Mahāwansā Dipawansa*. Although the ancient type rer in Ceylon, its present monastic life cannot, of regarded as a replica of North Indian monasti thousand years ago—for account must be taken process of time.² Even in changeless Asia,

¹ Bhima-Bhoi Araksitadāsa founded the Mahimā Dh. The maths of this sect are scattered in several villages of and round about. Vasu says in his *Modern Buddhism* (pp. the twelve or thirteen ascetic rules mentioned in the Butures, the Mahimādharmin monk has even up till now t the rules of *Pindapātika*, *Sapadanacarika*, *Ehāsanika*, and *Khalu-pacchādībhaktika*; but these are never found t by Vaishnava monks or ascetics or those of any other sect

² Dr. Copleston says about Ceylonese monachism in *Buddhism, Primitive and Modern*: “ In short there is littl even aiming at the standard of monastic life which the exhibits. In certain points the rule is observed, for in

Time-spirit makes slow and imperceptible variations, and Matthew Arnold's picture of the East in the oft-quoted stanza of *Obermann Once More* is fading away before the "gladsome light" of modern researches.

It seems to me that Spence Hardy, writing in 1850, did not fully realize this point. He has too often identified *Eastern Monachism* with the monachism of modern Ceylon. This indefatigable Wesleyan missionary, who landed in the "beautiful island", as he affectionately calls it, of Ceylon in 1825, gathered a vast and miscellaneous knowledge of Buddhism from Singhalese manuscripts; he learnt from personal observation the habits and practices of modern Ceylonese monks; he observed many remarkable parallelisms between them and mediæval monastic institutions of Europe, and when he brought out his work on *Eastern Monachism* in 1850, it was with all the justifiable enthusiasm of a new discovery. But Spence Hardy's information was derived from books current among Ceylonese monks which included promiscuously many ancient Pali books in Singhalese versions, as well as many Buddhist manuals in Elu, an ancient Ceylonese dialect, and of evident Ceylonese origin, and many works in Singhalese of the same origin of a comparatively modern date. These books were supplemented by stories and legends rehearsed to him by the monks. He treated all the works as being of the same value, and never attempted to discriminate between the funda-

ritual of admission, of full profession (*Upasampadā*) and of confession. But the substance of the rule is ignored, not only in technical details, but in almost all that concerns the practical objects and the higher aims for which the community professes to exist" (p. 267). Allowance must of course be made for the prejudice of the writer, who was some time Lord Bishop of Calcutta.

mental ancient rules of the *Vinayapitaka* and the later accretions that have been added to them in Ceylon. In each chapter of his work this shortcoming will be observed,—the Rules of Novitiate, for example, which he quotes from the manual of *Dina-Cariyāva*, are not of the *Vinayapitaka* and are of no historical antiquity. Spence Hardy's *Eastern Monachism*, in fact, does not reflect at all the monastic life that prevailed in Northern India two thousand years ago. But Hardy himself was not slow to recognize the secondhand character of the miscellaneous and, one may be pardoned for saying, ill-sorted information embodied in his work. “I am,” says he with commendable humility, “like one who has met with individuals who have visited some Terra Incognita, and are able to describe it; they have placed before me their stores of information, and I have sifted them with all the acumen I possess; and the result of my searches are embodied in these pages. But they who study the original canon may be regarded as actually entering the land, and winning here and there a portion of territory, more or less extensive; and by and bye the whole region will be gained; when the initiatory labours I am now pursuing will be forgotten, as they will have been succeeded by more authoritative investigations.”¹ The basis of such authoritative investigations was laid by Oldenberg by the publication in 1879–83 of the five volumes of the *Vinaya-pitaka*, the codex of Buddhist monastic laws, and one who wanted to investigate the subject before the publication of Oldenberg's monumental work had to rely on unsifted and unclassified manuscripts, often misleading and unreliable. Yet Spence

¹ See Preface to Hardy's *Eastern Monachism*, 1860, p. viii.

Hardy's "preliminary survey" is a work of signal merit. He has clearly brought out the main features of Buddhist monastic life from study and personal observation, though it was not within the range of his resources to co-ordinate them, to exhibit their internal and external relations, and to throw them into the right perspective of history. It is only here and there and by rare flashes that Spence Hardy is able to introduce the all-important historical point of view.

After Spence Hardy's "initiatory labours" many popular works on Buddhism have come into the field. Our journey through Hardy's Terra Incognita has been made easy and familiar. In the company of pleasant and luminous writers like Rhys Davids, Oldenberg, Kern and others, one need not make the pilgrimage to the shrine of Buddhistic knowledge with peas in his boots and a hair-shirt on his back. But the extensive territory that has only been opened up needs to be explored inch by inch. The important historical materials in which Buddhist canonical literature is so extraordinarily rich must be carefully sifted, and for this purpose "comprehensive views" are often worse than useless. Unfortunately, however, a certain backwardness is kept up by the authors of handbooks and treatises by their habit of threading together, as it were, all the three Jewels of the Buddhist Triad. But this comprehensive treatment of Buddhism by broad compartments, giving first a legendary biography of Buddha, then a rapid sketch of Buddhist doctrines, and lastly a static account of the Buddhist Order, is by no means scientific history.

Sir Alfred Lyall has pointed out in one of his addresses that "the tendency of the twentieth century is unfavour-

able to the artistic historian".¹ The change from the artistic to the scientific school of historians, though Lyall regrets it, is accepted by him as a fact. The scientific writing of history, as he says, "based upon exhaustive research, accumulation and minute sifting of all available details, relentless verification of every statement," is destined to "gradually discourage and supersede the art of picturesque composition". "What," asks Lyall, "has been the effect of the altered situation upon the writer of history at the present time?" And his answer is—a narrowing of each historian's scope of operations. The modern historian must now "peg out his small holding and keep within its bounds". Those writers who aspire to traverse the whole vast area of Buddhism, even of the pre-Mahāyāna period of it, have become an anachronism to-day. Lord Acton in his published papers has a note of "Advice to Persons about to write History", of which the first word is *Don't*.² The advice of Lord Acton, echoing as it does the advice of *Punch* with regard to a quite different matter, is specially recommended to those who attempt a comprehensive treatment of Buddhism.

Another besetting vice of the current treatises on Buddhism is the straying away from the historian's strict point of view. The genuine historian must seek for the origins of historic institutions in the material environments of life and society, and the operation of ideas is significant to him inasmuch as it animates, accelerates, or retards the material process of growth, development, and decay of

¹ Lyall's *Remarks on the Reading of History* (Inaugural Address to the Students of King's College for Women, University of London, 8th October, 1909). See *Studies in Literature and History*, by Sir Alfred Lyall.

² See *Historical Essays and Studies*, by Lord Acton, p. 505.

institutions. But Buddhism has too often been approached not from this historical standpoint, but rather from the philosopher's point of view, exaggerating the evolution of ideas and minimizing the material factors that made that evolution possible and determined its character. Hence it is that the ancient Buddhist S a n g h a , through which Buddhism actually developed, has received far less than its due share of attention. But it is in the growth and development of the Buddhist S a n g h a that the history of Buddhism remains embodied, and apart from the organization of monastic life and community, ancient Buddhism is at best an abstraction, interesting more to the philosopher than to the scientific historian.

The tendency to comprehensive treatment and the bias for the philosopher's standpoint which prevail among writers on Buddhism have resulted in the current static view of early (Pre-Mahāyāna) Buddhist D h a m m a and S a n g h a . On reading, for instance, the meagre accounts of the Buddhist S a n g h a , out of all proportion to the importance of the subject, in the popular pages of Rhys Davids, Oldenberg, Kern, and other writers, one is easily led to think that it was of a fixed type from the beginning ; that most, if not all, of its laws came into existence at one birth, completely laid down by Buddha, as the canonical writers, committed to a theory which will be explained in Chapter I, would have us believe ; and that its organization was essentially of the same fixed character for five hundred years till the rise of the M a h ā y ā n a . Nothing can be more erroneous than this static conception of early Buddhist community. The following pages of this thesis will show that neither was the S a n g h a in a perpetual state of arrested progress nor were its laws like " the law of the

Medes and Persians, which altereth not".^v The early Buddhist communities, on the other hand, had a remarkable capacity for growth, development, variation, adjustment, and progress. A necessary corrective to the current static view has been supplied in the following pages by adhering to the strict historic method. So the pre-Mahāyāna Buddhist communities in their gradual evolution, which will be shown to be clearly traceable in ancient Pali literature, has been the subject of my inquiry in the present thesis.

Chronology has been truly called "the eye of history". In studying the ancient history of India, however, in any of its aspects, we have to proceed without its help by feeling our way cautiously through a mass of disordered materials. The clue that we must steadily follow is the succession of social conditions—that "inner chronology" which the method of sociology adheres to. It is still possible for the historian to unravel from the tangled skein of our ancient literature the long threads of succession and evolution. Facts, legends, and ideas which lie in them in a confused heap together may be thrown, with greater or less completeness, into evolutionary series which would point to a regular process of development. This method of study will necessarily admit certain elements of hypothesis and conjecture. But these elements cannot be excluded from the study of ancient Indian history in the absence of definite datable events. I have therefore attempted in the present thesis to trace only the process of development of the early Buddhist communities instead of trying vainly to settle a time-succession of events.^v The history of Buddhist monasticism, which is indeed a subject of truly vast dimensions, may be broadly divided into two periods

corresponding to the accepted division of the history of Buddhism, viz. Hinayāna (600 B.C.-100 B.C. (?)) and Mahāyāna (100 B.C.-A.D. 1200). The division of Hinayāna and Mahāyāna, it must be understood, is always a tentative one and does not indicate any succession of stages of development. The original Hinayāna form of Buddhism and the later Mahāyāna existed in India, for long centuries, side by side, reacting no doubt on one another, coming in contact at many points, and also possibly amalgamating in parts. The inter-relation between the two is one of the vexed and unsolved problems of Buddhist history. But the distinction, so far as it goes, is clear enough for practical purposes and may be accepted for what it is worth. Now, recognizing this distinction, we may set the limits of the period dealt with here as 600 B.C.-100 B.C., i.e., the period of Buddhism before the rise of the Mahāyāna.

For this period our materials for the reconstruction of Buddhist monastic history, which are contained in the *Vinayapitaka*, are fairly complete. Further researches will no doubt throw light on this remarkable codex, and its laws will become more and more clear to us as our knowledge of ancient Indian history increases. In Chapter I, I have sought to explain how the *Vinayapitaka* and its laws should be interpreted. Under the method of interpretation which I have suggested, it will clearly reflect to us a process of development in early Buddhist monasticism. The static view of it will be found to dissolve into a truer conception of the dynamic process of its growth and development.

Some of the topics that have come up in the course of the present dissertation have a wider bearing and deeper

significance. Within the limits of my subject and treatment, it has not been possible for me to deal with them in an exhaustive manner. They are eminently worthy of further researches. I enumerate below some of these topics :

- (i) The analogy between the *Vinaya* rules and the Greek *Themistes* as they are interpreted by Sir Henry Maine. (Chapter I.)
- (ii) The possible non-Aryan origin of the *Paribrājaka* institution. (Chapter II.)
- (iii) The constitution of non-Buddhist *Sanghas* and *Ganás* in ancient times. (Chapter VI.)
- (iv) The origins of the institutions of polity of the early Buddhist *Sanghas*. (Chapter VI.)
- (v) The positive state-enforced character of the laws contained in the *Vinayapitaka*. (Chapter VI.)

The chapter on the Internal Polity of a Buddhist Sangha may throw some sidelight on the ideas of law and legal procedure in ancient India—a subject which has been approached up till now from the Brāhmanical point of view of the *Smritis*.

LIST OF BOOKS CONSULTED

1. Oldenberg, *Vinayapitakam*. Five Volumes.
2. *The Vinaya Texts* (S.B.E.).
3. •B. S. Sastri, *Pātimokkham* (with Bengali translation).
4. *Digha Nikāya* (P.T.S.). Three Volumes.
5. Rhys Davids, *The Dialogues of the Buddha*. Two Volumes.
6. Steinthal, *Udānam* (P.T.S.).

7. Strong, *Translation of the Udāna*.
8. *Anguttara Nikāya* (P.T.S.).
9. Aung and Rhys Davids, *The Points of Controversy* (P.T.S.).
10. Tenckner, *Milindapanho*.
11. *The Questions of Milinda* (S.B.E.). Two Volumes.
12. Fausböll, *Dhammapada*.
13. " *Sutta-nipāta*.
14. *Dhammapada and Sutta-nipāta* (S.B.E., vol. x).
15. *Buddhist Suttas* (S.B.E.).
16. Geiger and Tournour, *Mahāwanso*.
17. Senart, *Mahāvastu*. Three Volumes.
18. *Jaina Sutras* (S.B.E.). Two Volumes.
19. Hoernle, *Uvāsagadasāo*.
20. *Satapatha-Brāhmaṇa*.
21. *Āurneyopanishad, Jāvālopanishad, Brihadāranyakopani-*
shad, etc.
22. Deussen, *The Upanishads* (The Religion and Philosophy
of India).
23. *Rig-veda*, x, 136 ; *Atharva-veda*, xv.
24. Macdonell and Keith, *Index to Vedic Names*. Two
Volumes.
25. Iyengar, *Life in the Age of the Mantras*.
26. The Codes of Manu, *Yājnavalkya, Vasista, Nārada*, etc.
27. Kautilya, *Arthasāstra* (Shama Sāstri's Edition).
28. Mukerjee, *Vyavahāra-Mātrikā* (Memoirs of A.S.B.,
vol. iii, No. 5).
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Ancient India (Calcutta University Publication).
30. *Epigraphica Indica (passim)*.
31. Jayaswal, *Introduction to Ancient Hindu Polity* (con-
tributed to the Modern Review).

32. McCrindle, *Ancient India at the Time of the Invasion of Alexander.*
33. Vincent Smith, *Asoka.*
34. S. C. Vidyabhusan, *So-Sor-thar-pā* (J. and P.A.S.B., vol. xi).
35. Hardy, *Eastern Monachism.*
36. " *Manual of Buddhism.*
37. Rhys Davids, *Buddhist India.*
38. " *Hibbert Lectures on Buddhism.*
39. " *American Lectures on Buddhism.*
40. Kern, *Manual of Indian Buddhism.*
41. Oldenberg, *The Buddha.*
42. Copleston, *Buddhism, Primitive and Modern.*
43. Scott, *Buddhism and Christianity.*
44. H. P. Sastri, *Discovery of Living Buddhism in Bengal.*
45. N. N. Vasu, *Modern Buddhism in Orissa.*
46. " *Archæological Survey of Mayurbhanja,* vol. i.
47. Smith, *Early History of India.* Third Edition.
48. Tylor, *Primitive Culture* (1893). Two Volumes.
49. Clodd, *The Primitive Man.*
50. *The Cambridge Mediaeval History*, vol. i (chapter on Monasticism).
51. *Encyclopædia Britannica* (11th ed.). *On Confession.*
52. *The Oxford New English Dictionary.* *On Sect and Order.*
53. Gasquet, *The Rule of Saint Benedict* (The King's Classics Series).
54. Colenso, *The Holy Communion.*
55. Maine, *Ancient Law.*
56. Oppert, *The Original Inhabitants of India.*
57. Oman, *The Mystics, Saints, and Ascetics of India.*

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58. Max Müller, *The Origin of Religion.*
59. ,, *The History of Sanskrit Literature.*
60. Introduction to Takakasu, *I-Tsiang.*
61. Lyall, *Studies in History and Literature.*
62. Acton, *Historical Essays and Studies.*
63. Salmon, *Jurisprudence.*
64. Several Articles and Translations in the following Journals :

Indian Antiquary.

Journal of Royal Asiatic Society.

Journal of Asiatic Society of Bengal.

Journal of the Buddhist Text Society (now defunct).

Vienna Oriental Journal.

65. Ānandagiri, *Sankara-Vijaya* (Jivānanda Vidyāsāgar's Edition).

CHAPTER I

THE LAWS OF THE VINAYAPITAKA AND THEIR INTERPRETATION

The only clue to the chronology of the *Vinayapitaka* is afforded by the account of the Council of Vesali in the 12th Khandaka of *Cullavagga*. If we accept the arguments of Oldenberg and Rhys Davids, the Council of Vesali must be dated about the middle of the fourth century B.C., and the compilation of a complex codex of Vinaya rules not much earlier than that date.¹ But though the *Vinayapitaka*, in the form in which it has been preserved to us, shows a more or less symmetrical plan and design, and points unmistakably to a final diaskeuasis a little earlier than the Council of Vesali, its contents are by no means the work of an age. They consist in fact, as I expect to show presently, of earlier and later materials welded together by a theory. When these are rightly interpreted and thrown into their proper sequence, they

¹ “If, as justified by Asoka’s inscriptions, we assume the year 265 B.C. as the approximate date of his coronation, and we calculate 118 years back from this to the Council at Vesali—in accordance with the chronological system of the *Mahavamsa* and *Dipavamsa*—we shall find the date of this council to fall somewhere about 383 B.C. From what has been said above, the revision of the Vinaya must have been somewhere before that time, but not much earlier.”—Oldenberg’s *Vinayapitakam*, Intro., pp. xxxvii–xxxix. “It is sufficient for our present purpose to be able to fix the Council of Vesali, even after making allowance for all possibilities, at within thirty years of 350 B.C.”—*Vinaya Texts*, S.B.E., pt. i, Intro., p. xxiii.

afford us in their evident process of growth and development the key to the evolution of Buddhist monachism itself.

It is well known that the history of religious mendicancy in India may be traced to remote antiquity. The religious mendicants formed a widespread, populous, and influential community in Northern India even in the sixth century B.C. They lived outside social and communal organizations, but they constituted by themselves a well-defined community. They had internal relations amongst themselves,—communal customs, recognized manners and usages, and distinctive ideas and practices. There were also numerous sectarian parties among them called *S a n g h a s* or *G a n a s*, and one of them, which afterwards became most influential in history, was led by the world-famous Prince of the Sakya clan. Now this Sangha which recognized Buddha as their leader partook no doubt of the general characteristics of all *Paribrājakas* (religious mendicants) and followed generally their common customs and usages. Many features of Buddhist monachism, therefore, point back to earlier times than the foundation of the Buddhist Sangha itself. Such are the *V a s s a*, the *U p o s a t h a*, many eleemosynary and domiciliary rules, and numerous minor regulations of Buddhist monastic life which, however, it is next to impossible for us to pick out and assort with any degree of certainty. It is obvious that the only way of doing so would be to compare them with the usages, manners, rites, and practices recorded of the Jaina, Hindu, and other *Paribrājakas* in their respective ancient literatures. But the records of the non-Buddhist *Paribrājaka* sects are unfortunately far less clear and exhaustive than those of the Buddhists. The Buddhist Sangha, however,

gradually differentiated itself from the others, and their communal character became more and more distinctive with the lapse of time.¹ The first step in this process of differentiation was the drawing up of a special body of rules, the Pātimokkha, which supplied an external bond of union for the Buddhist Sangha, which had rested hitherto mainly on a community of distinct religious faith.² From this starting-point Buddhist monachism followed its own course. ✓But at the earliest stages the individualistic and eremitical ideal of the primitive Paribrājakas predominated in it, and, like the other Paribrājakas, the Buddhist Bhikkhus led a wandering life, without any fixed local habitation, cohesion, or cenobium.³ But the observance of the Rain-retreat was a custom observed by all Paribrājakas. This custom among the Buddhist Bhikkhus led afterwards to the staking out of Āvāsas (monastic colonies). These āvāsas, being originally intended for sojournment during the Vassa period, became later on places of domicile for the Bhikkhus. Each Bhikkhu came to belong to a particular domicile, was a member of the Sangha resident there, and derived his personal rights and privileges therefrom. The word Sangha signified later on not the whole body of Buddhist "Bhikkhus of the four quarters", but only a particular cenobitical society resident at an āvāsa. This state of things, as I shall have occasion to explain later on,³ was one of the causes of growth of those Buddhist sects which bear place-names, pointing to their origin

¹ See Chap. V of the present thesis.

² See Chap. III of the present thesis.

³ See Chap. V of the present thesis.

and growth at different seats of canonical culture. In the following pages I shall trace in detail these various stages of the development of Buddhist monachism before the rise of the *Mahāyāna*. Now at all these different stages rules were made for the guidance of the life and conduct of the Buddhist *Bhikkhus*—some of which had simply been inherited by the Sangha, others possibly borrowed from different sects, while the rest were undoubtedly peculiar to the *Bhikkhus*,—though it is a matter of the most delicate difficulty to separate and assign them to the different heads. The rules of the *Vinayapitaka* have thus followed the course of evolution of Buddhist monachism itself, and as such may be truly said to have an “inner chronology”.

We need not presume that the compilation of the laws of the *Vinayapitaka* was carried out at one time. From the beginning we hear of persons in the Buddhist Sangha called *Vinaya dharas* who concerned themselves with the study and exposition of the rules of *Vinaya*. The existence of such professors was the surest guarantee for the conservation and consolidation of monastic laws from generation to generation among the Buddhist *Bhikkhus*. A final *diaskeuasis* was no doubt made shortly before the Council of Vesali, for the lawyer-like manner in which the moot points were sought to be decided there, presupposed the existence of a complete codex no longer susceptible of additions or alterations. The result of this gradual process of consolidation was that in the final redaction earlier materials were jumbled up with the later. Laws which had grown obsolete were retained in the process, those which had become partially unsuitable were amplified and extended in their application, new ones came

into existence, either through long-standing custom becoming self-conscious, or by common consent, being necessitated by new conditions of monastic life.

A good illustration of the obsolescence of monastic laws is found in the short series of rules in the Pātimokkha called *Sanghādisesa Dhammā*. In this section certain offences are enumerated over which the Sangha has ecclesiastical jurisdiction. It is said that the Sangha in these cases can inflict the prescribed penalty of *Pari-vāsa* and *Mānatta even against the will of the guilty Bhikkhu* (*Jesam bhikkhu annataram vā annataram vā āpajjivtā yāvatiham jānam paticchādeti tāvatiham tena bhikkhunā akāmā parivatthabbam, etc.*). We know that in later times the disciplinary jurisdiction of the Sangha extended not only over the *Sanghādisesa*, but also over all other offences for the trial and punishment of which different forms of *Sanghakammās* were resorted to.¹ At this stage, it will appear that many of the *Sanghādisesa Dhammā* became obsolete. It will appear, for example, from *Sanghā*, 10, that the attempt to bring about a schism used to be considered an offence. If any Bhikkhu persisted in trying to create a schism in spite of repeated admonitions by the Sangha he made himself liable to the discipline of *Pari-vāsa* and *Mānatta*.² The same attitude towards schismatics is observed in *Mahāvagga*, i, 67, where it is said that a *Sanghabhedaka* (schismatic) must be expelled if he has been already ordained. As I shall point out later on, it was on this law

¹ See Chap. VI of the present thesis.

² *Jo pana bhikkhu samaggassa sanghassa bhedāya parakkameyya bhedanasamvattanikam vā adhikaranam samādāya paggayya titteyya . . . Sanghādisesa.*

that the Sārnath, Kosāmbi, and Sānchi edicts of Asoka were based.¹ But the law relating to schismatics seems to have been very much relaxed later on. Accordingly we find that in *Cullavagga*, vii, 5, 6, the intention to produce a schism is held to be not blameworthy, but only such intention as is positively dishonest (*ibid.* 5).² Evidently a wider latitude for extreme differences of opinion was given in the later democratic Sanghas than in the earlier. In the 13th *Sanghādisesa* again we find the penalties of *Parivasa* and *Mānatta* provided for those sinful Bhikkhus who corrupt laymen, but later on the *Pabbājaniya Kamma* is substituted for them.³ This later form of penalty is recognized even in the *Vibhanga* commentary on that rule. Again, in a list of transgressions enumerated in *Cullavagga*, i, 1, 1, for which the *Tajjaniya Kamma* should be carried out, we find certain offences which come specifically under the head of the *Sanghādisesa Dhammā* and for which, according to the older practice, *Parivasa* and *Mānatta* should have been carried out. The offending Bhikkhus are described inter alia as *Vivādakārakā* (for which there is provision in *Sanghā*, 10 and 11) and *Sanghe adhikaranakārakā* (for which there is provision in *Sanghā*, 8 and 9). Yet it is said in *Cullavagga*, i, 2, 1, that the *Tajjaniya Kamma* is not intended for Pārājika and *Sanghādisesa* offences. It is reasonable to infer

¹ See Chap. VII of the present thesis.

² See Chap. VII of the present thesis, at the end.

³ See *Cullavagga*, i, 13 et seq. The translators say: "The whole of this chapter (setting out the offences for which the *Pabbājaniya Kamma* should be inflicted) recurs in the *Sutta Vibhanga* on the 13th *Sanghādisesa*. The proceeding here laid down is really a later method of acting under the circumstances similar to those for which that rule had previously been the authorised dealing."—*Vinaya Texts*, S.B.E., pt. ii, p. 347, footnote 1.

that many of the *Sanghādisesa Dhammā* lost their force and application at a later stage when the various *Sanghakammās* were devised. These illustrations from the *Sanghādisesa Dhammā* are sufficient to indicate that in the *Vinayapitaka* there are many laws which had become wholly or partially obsolete when the codex was finally put together. All the rules were not of the same operative force.

While on the one hand obsolete rules were thus retained, many of the old rules were recast and rehandled--either they were clearly defined or amplified as necessary, or even refined away by a process well known to lawyers as legal fiction. We have already referred to *Sanghādisesa* 13. It is laid down in that rule that the Bhikkhus should ask a Bhikkhu who, living near a village or a town, corrupts lay people and whose evil practices are overt, to depart from the *āvāsa* to which he belongs. If he refuses to do so, on this adjuration being repeated thrice, he becomes guilty of *Sanghādisesa* and is consequently liable to *Parivāsa* and *Mānatta*. In *Cullavagga*, i, 13 et seq., this rule is more precisely defined and amplified. The adjuration mentioned in *Sanghā*. 13 is developed into a regular *Sanghakamma*, and the penalties of *Parivāsa* and *Mānatta* are replaced by the penalty of banishment, pronounced in a solemn form. In *Nissaggiya Pācittiya*, 1, it is said that an extra robe might be kept by a Bhikkhu for a period of ten days after the settlement of the robes and the taking up of *Kanthina*. This period of limitation is more clearly defined later on in the light of the well-known legal distinction between "custody" and "possession". The period of limitation, it is said in *Mahāvagga*, v, 13, 13 (end), will begin to run not from the

time when the Bhikkhu may have the robe in the custody of another, but when he has it in his personal possession. Numerous other instances may be cited where the old rules of the *Pātimokkha* are merely defined, amplified, and illustrated in the *Mahāvagga* and *Cullavagga*, which shows clearly that the Vinaya dharma among the Buddhist Sangha were no mean lawyers. Another mode was the suspension of the old *Pātimokkha* rules either as a temporary measure (as in *Mahāvagga*, vi, 32, 1-2) or permanently during a prescribed period (as in *Mahāvagga*, vii, 1, 3). By admitting numerous exceptions, many old rules were also amplified and their scope extended of which illustrations are too numerous to mention. Lastly, that most remarkable agency by which old laws are everywhere brought into harmony with existing conditions of society, viz. Legal Fiction, also came into play in the development of monastic laws. In Chap. VII of the present thesis will be explained a most curious instance of legal fiction in the *Vinayapitaka* by which the old *Pātimokkha* rules of mendicancy were ameliorated to suit the conditions of the Buddhist cenobitical societies of later days. Other minor instances will also occur in the course of the present dissertation^{1/} So much about the development of the old *Pātimokkha* rules.

But side by side with this manipulation of old rules, we have the growth of new laws and regulations necessitated by the progressive development of the Buddhist Sangha. Some of these new rules, not found at all in the *Pātimokkha*, were no doubt the expression of old custom in the sense that the rule had been followed unconsciously and as a general practice till at a certain time, owing to some flagrant deviation from it or some other reason, it attracted notice

and was formally enjoined. The minor rules about dress, manner of begging, etiquette, etc., seem to me to belong to this category and they occupy considerable space in the *Vinayapitaka*. Many of these rules seem to have been intended only to preserve the outward distinctive signs of the Buddhist Bhikkhus and to prevent them from being mixed up with the other Paribrâjaka sects, such as the prohibition against making a begging-bowl out of a skull like the *Pisâcillikas*¹ or going naked like the *Acelakas*, or clad in garments of grass, of bark, etc., like (probably) the Brâhmanical and other Paribrâjakas.² These rules and regulations would make up a formidable catalogue and they were evolved with the development of a distinct character of the Buddhist Bhikkhus, who came to be separated later on altogether from the Paribrâjakas.³ But the more important of these new rules were those which were developed in the process of growth of the Buddhist cenobium, relating to domicile, communal organization, constitutional rights, congregational religious ceremonies, etc. Now, it must be clearly borne in mind that after the decease of the first Satt hâ (Dictator) the Buddhist Sangha adopted no such principle of hagiology as for instance the Jainas.⁴ There was therefore, properly speaking, no vested law-making authority anywhere in the Buddhist Sangha, and any rule which might somehow obtain currency was likely to be adopted as a law of monastic life. The compilation of a complete codex of monastic laws was

¹ *Cullavagga*, v, 10, 2. [The *Pisâcâ* are mentioned as a sect (*Gana*) in *Milinda*, Tenckner, p. 191.]

² *Mahâvagga*, viii, 28, 1-3.

³ See Chap. V of the present thesis.

⁴ See Chap. VI of the present thesis, at the beginning.

probably urged on by this among other considerations. The Pitaka was set up as a recognized standard of reference; but before this authoritative compilation what were the sources of the new laws? The dicta of Buddha as the only source of monastic laws was, as I shall presently show, an orthodox theory developed later.

A flood of light is thrown on the solution of the question raised above by a passage in the *Mahāparinibbāna Suttanta*. In iv, 7, are mentioned Four Māhāpadesas. They are spoken of as the probable sources of Dhamma and Vinaya, and it is said in the following sections that any doctrine or rule (Dhamma or Vinaya) emanating from any of these four Māhāpadesas should be carefully checked by comparison with the Sutta and the Vinaya.¹ These standards of reference can signify only the *Suttapitaka* and the *Vinayapitaka*, which superseded in the middle of the fourth century B.C. all the material sources of monastic laws which are called in the *Mahāparinibbāna Suttanta* the Māhāpadesas. These are:

(i) Direct promulgation by Buddha, when the Bhikkhu proposing the rule is able to say—Sammukhā me tam āvuso Bhagavato sutam, etc.² That this source of law was a recognized one is attested by a curious instance. After the Council of Rājagaha, where according to tradition the canon was settled, the Thera Bhikkhus approached Purāna and asked him to accept the Sangiti settled by them. Purāna refused them politely, saying: Susangīt' āvuso therehi dhammo ca vinayo ca, api ca yath' eva mayā bhagavatC sammukhā sutam sammukhā patiggahitam tath' evāham

¹ Cf. *Sutte otāretabbāni vinaye sandassetabbāni*.

² See *Mahāparinibbāna Suttanta*, iv, 8 (*Digha-Nikāya*, P.T.S., vol. ii, p. 124).

dhāressāmīti.¹ (Tr.—Friend, the Dhamma and the Vinaya, rehearsed by the Elders, have been well rehearsed. But I shall hold that (viz. Dhamma and Vinaya) which has been heard by me from the Blessed One personally and received direct from Him.) This saying of Purāna, by the way, is one of a few indications to show that the canon was not finally settled at the Council of Rājagaha. It will be observed that the words of Purāna are almost the same as are used in defining the first Mahāpadesa in the *Mahāparinibbāna Suttanta*.

(ii) Promulgation of a rule by a Sangha containing elderly and leading men at an āvāsa. Thus, for instance, we hear of a rule being promulgated by the *Sāvathiyā Sangha* that Pabbajjā should not be conferred during the period of Vassa (*Mahāvagga*, iii, 13, 1).

(iii) Promulgation of a rule by a number of elderly and learned Bhikkhus versed in canonical lore at an āvāsa. It was in this way, it will be observed, that five hundred Bhikkhus promulgated the complete body of Vinaya rules at the Council of Rājagaha. Their legislative authority had evidently no other basis than the third Mahāpadesa.

(iv) Promulgation of a rule by some learned professor of the canon at an āvāsa.

All these sources of monastic laws, called by the technical name of *Mahāpadesas* or Great Authorities, were superseded later on by the settled texts of the Pitakas, which were necessitated by the fact that these material sources of law had become gradually obsolete. It is not difficult to understand how they become obsolete when we look into the matter a little closely. The first Mahāpadesa, for instance, could not be a living source

¹ See *Cullavagga*, xi, 1, 11.

of law after the decease of Buddha and his immediate disciples. The second one became more or less inoperative with the growth of the idea of the distinctness of each āvāsa, which has been explained in the present thesis in Chapter V. Each Sangha was regarded later on as a separate and self-contained community, and each āvāsa a distinct self-governing colony of Bhikkhus. The rules promulgated at one āvāsa for the Sangha resident there could therefore have no comprehensive operation. As regards the third, it will be readily seen that with the diffusion of Buddhist monasticism over larger and larger parts of the country, separated by long distances, with none of the modern facilities which annihilate time and space for us, the calling of such paramount synods as had been called once at Rājagaha became a matter of extreme practical difficulty. A Council of Rājagaha was possible only in a short time after the death of Buddha when Buddhist Bhikkhus were spread over a comparatively small area. The fourth could have only a precarious existence in conjunction with the idea of the equality of all Buddhist Bhikkhus at an āvāsa, which, as we shall have occasion to explain in Chapter VI, was one of the most dominant notes of early Buddhist monasticism. It was mainly by way of a Sanghakamma, following on a Vivādādhikarana, that a rule of law could be made binding on a Sangha, unless a Vinayadhara propounded a rule and the Sangha accepted it implicitly. These old sources of law were ultimately set at rest by the final compilation of the Vinayapitaka. If a question arose afterwards—e.g. whether the “horn-salt license”¹ was allow-

¹ Singilonakappo—which was raised at the Council of Vesali (*Cullavagga*, xii, 2, 8).

able?—it could not be urged “ From the mouth of Buddha I have heard it ”, or “ It has been promulgated by such and such a Sangha ”, or “ It has been decided by such and such a company of Theras ”, or “ It has been allowed by such and such a professor of law ”, but the chapter and verse of the *Vinayapitaka* must be quoted, as is done throughout at the Council of Vesali. When a new rule was proposed which had nothing corresponding to it in the *Vinayapitaka*, its legitimacy, as is said in *Mahāvagga*, vi, 40, 1, would depend on the question as to whether it was *Kappiya* (Proper) or not. This might give rise to a *Vivādādhikarana* in the Sangha where the rule had been proposed and the resolution upon it could bind only the particular Sangha itself. In the light of this fact, the existence of various redactions of Vinaya rules, emanating from different schools, becomes easily explicable. They were settled at different *āvāsas* which had latterly become distinct and separate seats of canonical culture and later on the nurseries of Buddhist sects.

In his book on *Jurisprudence*, Salmond says, “ The expression source of law (*fons juris*) has several meanings, which it is necessary to distinguish clearly. We must distinguish in the first place between the ‘ formal ’ and the ‘ material ’ sources of the law. A formal source is that from which a rule of law derives its force and validity. It is that from which the authority of the law proceeds. The material sources, on the other hand, are those from which is derived the matter, not the validity of the law. The material source supplies the substance of the rule to which the formal source gives the force and nature of law.”¹

¹ Salmond’s *Jurisprudence* (fourth edition), p. 117.

Bearing this distinction in mind, we may call the *Mahā-padesas* the *material* sources of Buddhist monastic laws, and that they were accepted and recognized as such is proved by the instances I have adduced above. The laws emanating from them would obviously be accepted *ipso jure* as binding laws. But the authority and validity of these sources, as I have said, was gradually impaired by historical circumstances, but the laws coming from them had been conserved and consolidated by the *Vinayadharas* at many an āvāsa. A formal source of these extant laws, giving to them their force and validity, therefore gained prominence. Just as the formal source of all civil law is its promulgation by the state, so the formal source of Buddhist monastic law was found in the theory of its promulgation by Buddha himself. It must be clearly realized that in the one case, as in the other, this formal source is only a theoretic notion. The rules of the *Vinayapitaka* were in point of fact derived from various material sources, but on each law the theory was superimposed that it had been promulgated by Buddha on a certain occasion. To this theory all the canonical writers are piously committed : it is in fact the setting in which nearly all Buddhist rules and doctrines are cast in early Pali literature. The consequence of the systematic application of this theory has been that the evolved character of the laws of the *Vinayapitaka* has been transparently veiled by an orthodox theory of their origin. Rules which are inconsistent with each other, and which clearly belong to different stages in the evolution of Buddhist monachism, are thus placed on the same chronological level by putting them into the mouth of Buddha. This Buddha, the promulgator of monastic laws, is not any historical per-

sonagā, but only the embodiment of a theory representing the formal source of all Buddhist laws and doctrines. An inadequate appreciation of this point is responsible for much of the confusion of thought which underlies many current histories of Buddhism.

Yet the theory, explained above, which dominates the entire corpus of Buddhist literature, does not suffice to explain the form of a rule in the *Vinayapitaka*. Let us take an instance at haphazard to illustrate the form of a Vinaya rule. In *Cullavagga*, v, 33, 3, a rule is laid down against the sneezing superstition. When a Bhikkhu has sneezed, the other Bhikkhus should not say to him "Jiva" (Live). He who does so is guilty of a *Dukkata*. But it is permitted to say "Long Live" to a householder on his sneezing. Now this rule is not simply laid down and attributed to Buddha. But the facts, real or supposed, and the reason on which the promulgation of this rule is based, are set out in detail. Many of such facts from which these rules follow are obviously inventions, as I shall indicate by a few illustrations later on. But what is important for us to consider in this connexion is the stereotyped form of each rule—first, certain facts arise, then they are pressed on the attention of Buddha (this may be in any way—certain Bhikkhus do something and other Bhikkhus protest, or laymen protest, or certain facts come under Buddha's personal observation, or certain facts are reported to him, etc.), then follows the judgment of Buddha, embodying a rule exactly covering the facts of the case. It will be observed that this form of laying down a rule of law has nothing analogous to it in Brāhmanical legal literature: it is in fact a form which precedes the era of codes in the history of jurisprudence.

Sir Henry Maine, in his epoch-making work on *Ancient Law*, which has opened a new department of legal study, has said, “The conception of the Deity dictating an entire code or body of laws, as in the case of the Hindoo Laws of Manu (?), seems to belong to a range of ideas more recent and more advanced.”¹ “The earliest notions,” he says, “connected with the conception, now so fully developed, of a law or rule of life are those contained in the Homeric words ‘Themis’ and ‘Themistes’.”² Now the Greek *Themis*, as Maine explains, was in effect nothing but “an authoritative statement of right and wrong in a judicial sentence after the facts, not one presupposing a law which has been violated”. *Themistes* were thus “simply adjudications on insulated states of facts, and did not necessarily follow each other in orderly sequence”.³ Maine regards the Greek *Themistes*, mentioned by Homer, as the most primitive form of enunciating any rule of life, and the fact is most remarkable that it is in this form that the rules of the *Vinayapitaka* are cast. Each rule purports to be a statement of right and wrong in a solemn judgment pronounced by Buddha after certain facts have arisen. He is therefore represented more as a judge than a professed legislator. He pronounces on the validity of acts done by the Bhikkhus and does not profess to prescribe general courses of conduct for them.

We may take for example the following rules about foot-covering for the Bhikkhus in *Mahāvagga*, v, of which there are fourteen :—

¹ Maine’s *Ancient Law* (edited by Pollock, 1909), p. 5. But Maine’s characterization of the Laws of Manu is not quite accurate, as every student of Hindu Law is aware.

² *Ibid.*, p. 3.

³ *Ibid.*, p. 8.

- (i) The use of shoes with one lining is enjoined. Shoes with double, treble, or many linings are not to be worn on pain of *Dukkata* (1, 30 at the end).
- (ii) Shoes that are all of a blue, yellow, red, brown, black, orange, or yellowish colour are not to be worn on pain of *Dukkata* (2, 1).
- (iii) Shoes that have edges of a blue, etc., colour are not to be worn on pain of *Dukkata* (2, 2).
- (iv) Many luxurious kinds of shoes, which are enumerated, are prohibited on pain of *Dukkata* (2, 3).
- (v) Shoes adorned with skins of different animals, which are enumerated, are prohibited on pain of *Dukkata* (2, 4).
- (vi) New shoes with linings are prohibited on pain of *Dukkata*, but cast-off shoes with linings are allowed (3, 2).
- (vii) The wearing of shoes in the presence of unshod teachers and superiors is prohibited on pain of *Dukkata*. So is the wearing of shoes in the open ārāma (4, 2).
- (viii) The wearing of shoes in cases of disease is enjoined (5, 2).
- (ix) The use of foot-coverings is enjoined for one who wishes to get up on a couch or a chair (6, 1).
- (x) The use of foot-coverings is enjoined in the open ārāma, and also of a torch, a lamp, and a walking-stick (6, 2).
- (xi) The use of wooden shoes is prohibited on pain of *Dukkata* (6, 4).
- (xii) The use of shoes made of talipat leaves is prohibited on pain of *Dukkata* (7, 2).
- (xiii) Ditto of bamboo leaves (7, 3).
- (xiv) The use of shoes made of *Tina*-grass, etc. (all enumerated) is prohibited on pain of *Dukkata* (8, 3).

Each one of these fourteen rules is said to have arisen *ex post facto*. To rule vi, for instance, the following typical story is appended :—

Buddha, once on a time, went into Rājagaha accompanied by a Bhikkhu who walked limping. On seeing his condition, a layman took off his shoes, which had many linings, and, approaching him, asked (*Mahāvagga*, 3, 1-2) :

“ Why does your reverence limp ? ”

“ My feet, friend, are blistered.”

“ But here, Sir, are shoes.”

“ Enough, good friend ! shoes with many linings have been forbidden by the Blessed One ” (*vide rule i.*).

On hearing this conversation, Buddha called upon the Bhikkhu to accept the shoes and, having delivered a religious discourse, laid down the above rule (No. vi) for the Bhikkhus. The rule is properly an adjudication, a pronouncement on certain facts prescribing a single act, viz. the wearing of shoes of a certain kind when they are cast-off. Now all the fourteen rules containing injunctions, prohibitions, and permissions might have been gathered up, as in a modern rule of law, into one comprehensive formula, laying down the kinds of shoes allowable and the occasions for their use, and thus prescribing a general course of conduct. But this is not done. Instead, we have many distinct rules, each embodying an adjudication on the facts as they arise on a particular occasion. The form is curious : the old Greek form of *Themistes*, which, according to Sir Henry Maine, is the most primitive form of laying down any rule of life.

If the analogy that I have pointed out between a Greek *Themis* and a Vinaya rule be true, it helps us a good deal in understanding the *Vinayapitaka*. It becomes abundantly

clear why the codex of Buddhist canon law is not in the form of a code. It enshrines, in fact, a fossilized relic of the mode of law-making prevalent in primitive societies. We understand also why a story was thought to be necessary to append to every law. In primitive conception, every law being an adjudication and command, the "state of facts" on which the adjudication was made could not be dispensed with in laying down the law. From this point of view the *Vinayapitaka* is of immense value in the history of jurisprudence, preserving as it does the most primitive jural notion, found only as a trace in Homer, which has worn out completely in later legal literature of Greece, Rome, and India.

Now these "states of facts" out of which the rules arise show a bewilderingly varied character. Some of the stories may have a kernel of historical truth which was borne down to later times on the current of persistent tradition. For some of the rules are so curious and unthinkable in character, and arise so naturally out of the stories, that one is tempted to attribute some truth to the fundamental stories. Others were only traditional stories to which the rules were artificially fitted in later times. Thus the whole legendary life-story of Jivaka is given at the beginning of *Mahāvagga*, viii, and a rule only indirectly and incidentally connected with the story is laid down at the end in *Mahāvagga*, viii, 2, 36. Of the other rules, again, it is extremely difficult to say whether the stories appended to them have any historical or legendary value. Thus, for instance, in *Mahāvagga*, vi, 17, 7, certain rules of mendicancy are relaxed, and the story says that this was necessitated by scarcity of food prevailing at Rājagaha. These relaxations are expressly removed in 32, 2, and the old rules of

mendicancy are reinforced on the ground that no scarcity was then prevailing at Vesali, where the rules were reinforced, "the city being well-stocked with food, the harvest good, alms easy to obtain, and a living procurable even by gleanings in the fields." The two sets of rules, one abrogating the other, read together, might suggest that the Bhikkhus actually used to relax a little the rigour of the rules of mendicancy by storing up food during times of scarcity, but afterwards this was felt to be not proper and the practice was generally given up. But this suggestion is purely conjectural, and the stories might point to certain actual incidents. We next come to the stories which are obvious inventions, made in order to base the rules upon them. Sometimes on the basis of the same story two different rules are grounded, as in *Mahāvagga*, vi, 9, and viii, 17, and also in *Cullavagga*, v, 20, 1-2, and iv, 4, 8-9. Again, the rule sometimes does not arise out of the story at all, or is very remotely connected with it, and numerous instances of this may be cited. Sometimes the inventive genius of the author seems to fail him, and on the basis of very slender, featureless, and commonplace stories whole manuals of conduct are given, as in *Mahāvagga*, viii, i and v. Lastly, we light upon stories which are the barest and the most commonplace possible, the narrative tending to the irreducible minimum, as in *Cullavagga*, v, 6, where the rule does not arise out of the story at all (which is simply this, that a Bhikkhu was bitten by a snake), and is given only to introduce a recipe for snake-bite. As a matter of fact, there is a great variety in the degree of adjustment between the rule and the story in the *Vinayapitaka*. But the stories, however slight and commonplace, were thought to be necessary, for the primitive jural notion was that a

rule of conduct must needs be an adjudication on a certain state of facts.

But the stories, apart from the rules and by themselves, possess a value of their own to the historical student. Apart from worthless invention, even those stories which are obviously legendary are valuable as letting us into the social, moral, and mental atmosphere of the times in which they originated. Victor Hugo has well said, "History has its truth ; legend has its truth. Legendary truth is of a different kind from historic truth. Legendary truth is invention with reality for result." The legendary stories of the *Vinayapitaka*, therefore, may well be received in illustration, though not in proof. But the character of each story must be cautiously sifted before it may be evaluated by the historian. Some of them have such a strong appearance of reality that they easily delude us into mistaking them for genuine history. An illustration may be taken from the story appended to the rule against the sneezing superstition which we have already referred to.

It is said that on a certain occasion when Buddha was delivering a sermon he happened to sneeze, whereon there was such a mighty shout of "Jīvatu bhante bhagavā, Jīvatu sugato" (Live thou Lord, Live thou Sugata !) that the discourse was interrupted. Buddha then explained to the simple-minded audience the futility of this benediction and laid down the rule against saying "*Jīva*" after a sneeze to a Bhikkhu. But the rule was relaxed in favour of a householder, the saying of "*Jīva*" to whom by a Bhikkhu after a sneeze was allowed. The superstition condemned here is, as Tylor has pointed out,¹

¹ See Tylor's *Primitive Culture*, 1891, vol. i, pp. 97-104.

one of the most persistent "survivals in culture⁶. It has been discovered to exist in different countries at different ages. The lucky sneeze of Telemachos in the *Odyssey* called forth a shout of adoration to the gods along the ranks of warriors. Tiberius Cæsar, "the saddest of men"—so Pliny the historian tells us—exacted a salute after a sneeze. The story of the sneezing of the king of Monomotapa, and the shouts of blessings passing from mouth to mouth in the city, is quaintly told by that philosophic observer of human errors, Sir Thomas Browne, in *Pseudodoxia Epidemica*. Whether among the Greeks and the Romans, or the savage tribes of the Zulus, the Polynesians, the New Zealanders and the Samoans, whether in the east among the Indians or in the west among the Europeans, the sneezing superstition, descended from the primitive conception of "soul" as *Anima* or *Breath*, flourishes in an equal degree. Now, considering the wonderful strength and vitality of this sneezing superstition and its condemnation in the *Vinayapitaka*, one is naturally led to think that it must have been the work of a bold rational thinker who had the rare courage to deprecate a popular and widespread superstition. We seem almost to come in touch with a personality behind the rule—a strong rational personality. But if we consider the rule in the light of the ideas prevalent among the Indian Sannyāsis and Paribrājakas in ancient times, we observe that the rule is really only one form of a prevalent idea among the Sannyāsis. The Buddhist rule allows that "*Jīva*" may be said to a householder after a sneeze, and it is clearly implied that there is a certain difference in the ideas of the Sannyāsis and Paribrājakas on which the exception is

grounded.¹ We know that one of the fundamental ideas among the Paribrājakas was they should regard their bodies as carcases.² Even among the Sannyāsis of the present time the idea in many forms and implications prevails ; I have seen many Sannyāsis who do not accept a salute on the ground "that a corpse may not be saluted".³ I am reliably informed that the Sannyāsis of any denomination do not say "*Jīva*" after a sneeze. The idea may derive some of its strength also from the ancient Doctrine of Sorrow which is reflected in post-Vedic Brāhmanical, Baudhāyaṇī, and Jaina literatures, and which dominates the Indian mind even to-day. An attachment to and longing for life such as is implied in the benediction of *Jīva* is inconsistent with the principles of Sannyāsi life. The Buddhist rules about the sneezing superstition may well be one of the many protean forms of a prevalent idea among the Indian Paribrājakas and Sannyāsis. The story and the reason were of later invention in support of a well-recognized practice.

The illustration given above serves as a much-needed caution against the hasty interpretation of any rule in the *Vinayapitaka*. In interpreting any Vinaya rule, the following points must be carefully considered and allowance made therefor :—

- (i) The orthodox theory which covers the diverse origins of the rules.

¹ Cf. Gihi bhikkhave mangalikā (*Cullavagga*, v, 33, 3). But this reason suggests nothing. It is only an after-thought to supply a reason for an already existing practice.

² See Deussen's *The Upanishads*, p. 382.

³ This was what certain Sannyāsis actually told me when I was about to salute them. They could cite no authority for this reason for refusing a salute.

- (ii) The common, primitive form in which all the rules are cast.
- (iii) The place of any rule in question in the order of evolution of monasticism among the Bhikkhus.
- (iv) The value of the story in relation to the rule which is ostensibly based upon it.

Unless we are prepared to take into consideration all these points, we cannot presume to understand in their true light and bearing the laws of Vinayapitaka. Through an inadequate appreciation of the complexities of the problem, even many learned writers on Buddhism have been betrayed into fathering on the historic Buddha rules and regulations of his Order for which he could not possibly have been responsible.

CHAPTER II

THE PRIMITIVE PARIBRĀJAKAS—A THEORY OF THEIR ORIGIN

It is generally admitted that much of the earliest canonical literature of the Buddhists and the Jainas, whatever their actual chronology, reflect to us in faithful traditions the life and society of Northern India in the sixth century B.C. It is not necessary for us to enter here into the elaborate arguments on which this view is based. But students of ancient literature know with what persistency traditions survive long centuries after the historical facts in which they originated have passed into oblivion. It is even possible in some cases to discover the original historical facts hidden in them by the searchlight of historical criticism. This "harking back" in ancient literature, once clearly perceived and intimately realized by the historian, helps to guide his steps beyond the chronological limits where written records come to a stop. Thus the *Udāna* seems to be a comparatively late Pali work in the *Suttapitaka*. Yet the description of the Paribrājakas in the *Jaccandhavaggo* (4, 5, 6) of the *Udāna* clearly points back to the teeming life of the Paribrājaka community in the lifetime of Buddha. They are described thus: "sambahulā nānātitthiyā samanabrāhmaṇā paribbājakā . . . nānāditthikā nānākhantikā nānārucikā nānāditthiṇissayaṇissitā."¹

¹ See Steinthal's *Udānam* (P.T.S.), pp. 66-7.

(Tr.—Numerous mendicants, both Samanas and Brahmanas, of various denominations—of various views, opinions, inclinations, doctrines, and doxies.) They enter the city of Sāvatthi in a miscellaneous crowd for alms, putting forth many speculative doctrines of the same character, though not exactly the same, as those which are discussed in the *Brahma-jāla Suttanta*, wounding one another with “mouth-weapons” (*mukha-satthihi*). The whole passage is purely reminiscent and bears the stamp of an earlier age than the time when the *Udāna* itself was compiled, for there is reason to think that the Paribrājaka community did not contain so many sectarian varieties later on.

If, then, we take the Buddhist Pītakas and the Jaina Angas as representing North Indian life of the sixth century B.C., one notable feature of it stands out in relief. It is the existence of a populous community of men who live outside the organization of society. They are called by various names—Paribbājaka, Bhikkhu, Samana, Yati, Sannyasi, etc.—the last name, however, being seldom used in Buddhist and Jaina literature. They have one essential characteristic in common, viz. that they are all professed religieux, homeless and nomadic. The standing phrase in the Pali scriptures for one who embraces this mode of life is, Agārasmā anagāriyam pabbajati (passes from the household to the houseless state). Hence in the following pages we have called all sorts of this wandering religious community by the general name of Paribrājaka. The character of this community is so varied and miscellaneous that it is extremely difficult to generalize upon it. They live by begging, have no settled dwelling (except during the rains, when the observance of the Rain-retreat is a

common custom among them),¹ move about from place to place, and are either ascetics practising austeries² or are, in the words of Rudyard Kipling, "dreamers and babblers of strange gospels." No other common characteristics can be attributed to the community as a whole.

In this community of wandering religious men, a superior place is consistently assigned to one class called the Samanas. Thus in the *Kassapa-sīhanāda-sutta*, the burden of the paragraphs 15–17, setting out the higher ideal of religious life, is, "From that time, O Kassapa, is it that the Bhikkhu is called a Samana, is called a Brāhmaṇa." The superiority of the Samana is implied in *Mahāparinibbāna Suttanta*, 62, when Buddha says, in reply to Ananda, that there is no Samana in a *dhamma* wherein the "Noble Eightfold Path" is not found. It is only the Samana, moreover, that is mentioned in the Pali books, in the Jaina literature, in the inscriptions of Asoka, etc., in juxtaposition with the Brāhmaṇa—a class of the Aryan society held in the highest honour from the dawn of Indian history. The Samanas are represented as enjoying the same intellectual pre-eminence as the Brāhmaṇas. The intellectual activities of both the Samanas and the Brāhmaṇas are described, criticized, and commented on in Buddhist and Jaina literature. In the *Brahmajāla Suttanta*, a number of philosophic speculations agitated among the Brāhmaṇas and the Samanas are discussed and refuted. (The Jaina

¹ See Chap. V, pp. 123–4.

² See the description of the practices of the Samanas and Brāhmaṇas in *Kassapa-sīhanāda-sutta* in Digha Nikāya. There was at first no clear line of division between the Vānaprastha or Tāpasa and the Sannyāsin. See Deussen's *Upanishads*, p. 372.

counterpart of this Buddhist Suttanta is found in the short section entitled Freedom from Errors in the *Sutra-kritāṅga*, in which a number of heretical theses are catalogued.)¹ In the Jaina Angas, also, samples of the speculative ideas of the Brāhmaṇas and Samanas are given *passim*. In the *Kassapa-sīhanāda-sutta*, the Samanas and Brāhmaṇas are classified together as Sila-vādā, Tapojigucchāvādā, Pannā-vādā, Vimutti-vādā,² and an account of their various ascetic practices is given. Instances may be easily multiplied from Buddhist and Jaina literature to show that the Samanas, equally with the Brāhmaṇas, enjoyed intellectual pre-eminence with the people—they were regarded as the chosen exponents of philosophic ideas and speculations current in that age.

The distinguished place that the Samanas held in the Paribrājaka community is recognized by outsiders also. People keep up gifts of piety to Samanas and Brāhmaṇas alike.³ The feeding of the Samanas and Brāhmaṇas is recognized as a meritorious act⁴; they are feasted and entertained on auspicious days.⁵ They are together mentioned as being worthy of respect and gifts in the

¹ See *Jaina Sutras* (S.B.E.), pt. ii, pp. 405-9.

² See *Kassapa-sīhanāda-sutta*, 21 (D.N.—P.T.S., vol. i, p. 174).

³ See *Sāmanna-phala-sutta*, 14—Samana-brāhmaṇesu uddhaggyikam dakkhinam patitthapenti sovaggikam sukha-vipakam sagga-sam-vattanika.

⁴ See *Jaina Sutras*, pt. ii, p. 39—In the *Paravrajja* of King Nami, Sakra in the guise of a Brāhmaṇa tries to dissuade King Nami from the life of the Sramana and calls upon him to assume his kingly duties at Mithilā. Among other things, Sakra says: “Offer great sacrifices, feed Sramanas and Brāhmaṇas, give alms, enjoy yourself and offer sacrifices: thus you will be a true Kshattriya.”

⁵ On auspicious days many Sramanas and Brāhmaṇas, guests, paupers, and beggars are entertained with food—*Jaina Sutras*, pt. i, p. 92.

inscriptions of Asoka.¹ They are piously invoked, together with other tutelary spirits, for protection.² Both the Brāhmaṇas and the Samanas go to the assembly convoked by the King and, being professors of some religious faith, gain proselytes, who pay high honour to them, by explaining and teaching their religion.³ Even a slave, it is said, when he becomes a ‘pabbajito samano’ is worthy of reverence by the King himself,⁴ and Avantiputta, king of Madhurā, says to Mahākaccayana that he would extend to the Sudra the same honourable treatment as to a Kshatriya if both are Samanas, for the simple reason that, in the life of the Samana, caste distinctions do not subsist—*yā hi'ssa bho kaccāna pubbe suddo ti samanīñā sā'ssa antarahitā, samano t'eva saṅkham gacchatītī.*⁵ (Tr.—Because, O Kaccāna, he loses his former style of Sudra and takes on the name of Samana.) The Buddhist scriptures represent kings as respectfully consulting not only Buddha but also other leading Samanas⁶—though among them there were recruits from the untouchable classes and though we frequently hear of Sudras and Cādālas becoming Samanas.⁷

¹ See *Girnar Inscriptions, Sahabajar Inscriptions, etc.*

² e.g. *Aṣṭa śramaṇā brāhmaṇā aṣṭa janapadeśu kṣatriyā Aṣṭa sa indrakā devā sadā rakṣām karontu vah.*

(Senart's *Mahāvastu*, iii, 310, 5.)

³ See *Sutrakritiṅga (Jaina Sutras, pt. ii, pp. 339 ff.).*

⁴ See *Sāmanna-phala-sutta*, 35, 36.

⁵ See *Madhurā Sutta* in Majjhima Nikāya (J.R.A.S., 1894, p. 356, Text and translation by Robert Chalmers).

⁶ See for example the opening sections of *Sāmanna-phala-sutta*.

⁷ Rhys Davids says (*Dialogues of the Buddha*, vol. ii, p. 103): “We have seen how in the Sāmanna-phala Sutta, it is taken for granted that a slave would join an Order (that is any Order, not the Buddhist) (?). And in the *Aganna Sutta* of the Dīghanikā and the *Madhurā Sutta* of the Majjhima, there is express mention of the Sudras becoming Samanas,

From such evidence, it is apparent that the Samanas enjoyed the highest status among the wandering community of religious mendicants. Among the Samanas, there were leaders of sects and parties (e.g. Nigrodha,¹ Sanjaya,² Uruvela,³ and others), and six of them are constantly referred to in Pali literature as ‘*sanghi gani ganācariyo*’.⁴ Many of these sects and parties are enumerated in Buddhist and Jaina literature, but these enumerations are difficult to understand and more difficult to reconcile with one another. One list occurs in a passage in the *Anguttara* to which Rhys Davids has drawn prominent attention.⁵ It mentions ten sects—Ājīvaka, Nigantha, Mundasavaka, Jatilaka, Paribbājaka, Magandika, Tedandika, Aviruddhaka, Gotamaka, and Devadhammika. We fall into hopeless difficulties in defining these sects, as they cross and overlap one another. A different enumeration is found later on in the *Milindapanho*⁶—Malla, Atona, Pabbata, Dhammagiriya, Brahmagiriya, Nataka, Naccaka, Langhaka, Pisāca, Manivadda, Punnavadda, Candima-sūriya, Siridevata, Kalidevata, Siva, Vasudeva, Ghanika, Asipasa, Bhaddiputta. They are

as if it were a recognised and common occurrence, long before the time of the rise of Buddhism. So in the *Jātaka* (iii, 381) we hear of a potter, and at iv, 392, of a Candāla, who became Samanas (not Buddhist Samanas).”

¹ Cf. Tena kho pana Nigrodha paribbajako samayena Udambarikāya paribbajakārāme pativassati mahat�ā paribbajakaparisāya saddhim, timsa - mattehi Paribbajaka - satehi —Udumbarika - sīhanāda Sultan (Digha Nikāya, P.T.S., iii, p. 36).

² See Chap. III of the present thesis.

³ See *Mahāvagga*, i, 22.

⁴ See *Sāmanna-phala-sutta*, 2-7, etc.

⁵ *Buddhist India*, pp. 144-6; *Dialogues of Buddha*, ii, pp. 220-2.

⁶ See Tenckner's *Milindapanho*, p. 191.

said to be so many Gāṇas (sects), and of them, the *Pisācā* (under the name of *Pisācillikā*) are referred to in *Cullavagga*, v, 10, 2, and they certainly were a sect of religious mendicants as they are said to have carried begging-bowls made of skulls. As regards the other sects in the *Milindapanho* enumeration, we know nothing except what their names seem to import to us. The Jaina commentator Silānka (ninth century A.D.) in a *tikā* quotes a very old hemistich in which Samanas are classified as five—Nirgrantha, Sākyā, Tāpasa, Gairika, and Ājīvaka.¹ In the corpus of early epigraphical records of Northern India, we find mention of the Buddhists, the Jainas, and the Ājīvakas only. (No mention is found of the last after the second century B.C.)² Now these enumerations of the mendicant sects belong to different times and cannot be reconciled with one another. The confusion which underlies them is due to various causes—to partial and defective knowledge, inadequate appreciation of the distinction between genus and species, and confusion between tradition and personal knowledge. It is also extremely difficult to say how many of the sects enumerated by later writers go back to the sixth century B.C.

Among these sects and parties there seems to have existed in primitive times a good deal of mutual intercourse. In the course of their constant peregrinations they frequently met together at rest-houses and also at common meeting-places specially built for them, one of which is even called a Debating Hall (*samayappavādaka-*

¹ See *Jaina Sutras*, pt. i, p. 128, footnote 1.

² See the Cave Dedications of Dasaratha in the Nāgārjuni Hills—Smith's *Asoka*, p. 201.

sālā).¹ The effects of such mutual intercourse must have been considerable, and are perceptible at any rate in the early history of Jainism in the borrowing of the rules of one sect by another and in the growth of new sects by fission. Jacobi² and Hoernle³ have traced in Jainism borrowings from the Acelakas and the Ājivakas, and similar borrowings may no doubt be discovered in Buddhism also. Instances occur of the members of one sect going over to another or a secessionist party founding a new sect, as the Jatilakas become Buddhists, the followers of Sanjaya accept Buddha as their "Satthā", Mahāvira breaks with Mokkhali Gosāla,⁴ as Devadatta with Buddha, founding a new sect. The primitive Paribrājaka sects were proselytizing and must have considerably influenced and modified one another with such facilities of mutual intercourse. Each of these sects had a clearly defined Dhamma, body of doctrines, of its own, but whether it had an equally clearly defined Vinaya, a special body of external rules, is another question which I have dealt with in Chapter III of the present thesis. Among all sects, as has already been said, it was the Samanas who were entitled to the highest reverence.⁵

¹ See *Buddhist India*, p. 142. See also *Pothapada Sutta*, 1 (Digha Nikāya, P.T.S., vol. i, p. 178).

² See *Jaina Sutras*, pt. ii, Intro., pp. xxxi-xxxii.

³ See *Uvasagadasa* (Bibliotheca Indica), pp. 108-11, footnote 253.

⁴ See ibid. (the story of Mahāvira's discipleship of and subsequent breach with Gosāla is told in *Bhagavati Sutta*. The passage is translated by Hoernle, *Uvā.*, Appendix).

⁵ The name "Sramana" is not usually applied to a Brāhmanical Paribrājaka in the Dharmasūtras and Dharmasāstras. Medhātithi, however, refers to a *Sramanaka Sūtra* as an authority on certain practices of the Hindu Paribrājaka in his commentary on Manu, vi, 25. (See Bühler's *Laws of Manu*, S.B.E., p. 203, note.)

The above is the general picture revealed to us of the Paribrājaka community of the sixth century B.C. in the earliest Buddhist and Jaina canonical literature. This remarkable mendicant community has lasted down to our day and has remained a constant factor in Indian history through all its chances and changes. They have excited the lively interest of all foreigners who came to India at different times from "Philip's warlike son" to Professor Campbell Oman in our day.¹

The origin of this community of wandering religious mendicants, of such hoary antiquity in India, is wrapped in obscurity. But European writers on Buddhism have sometimes put forward theories of their own which it will be necessary for us to examine carefully before propounding any other theory. We may take as typical the theories suggested by Rhys Davids, Max Müller, Deussen, and Oldenberg.

(i) Rhys Davids in his *Buddhist India* says with characteristic bias: "The intellectual movement before the rise of Buddhism was in a large measure a lay movement, not a priestly one."² The result of this "lay movement", he seems to think, was the growth of wandering bodies of religieux, the Paribbājakas of Pali literature. This is a wide, vague, *a priori* theory, resting on slender foundation. In the first place, to speak of a general intellectual movement in Northern India immediately before the rise of Buddhism is one of the many misleading commonplaces of ancient Indian history. There is nothing except the

¹ See Oman's *The Mystics, Ascetics and Saints of India* (chap. vi on Sādhus as described by some European Visitors to India).

² *Buddhist India*, p. 159.

accounts of the intellectual activities of the Samanas in Buddhist and Jaina literature to show that there was any intellectual movement, properly so called, in the immediate pre-Buddhistic age. Thoughts, ideas, philosophic speculations had no doubt broadened down from century to century among the intellectual section of the people, but whether there was any general "acceleration" of intellectual life, bringing into existence these wandering bodies of sophists and teachers among whom religious and philosophical questions were so earnestly and restlessly agitated, is an open question. To infer an intellectual movement from the abundance of religious wanderers and philosophic speculators in the sixth century B.C., and then to account for their growth by the intellectual movement, involves a "*petitio principii*". In the second place, to point to an intellectual movement in any age necessarily implies a comparison with the preceding ages, and such comparisons are hazardous in ancient Indian history where we have no continuous records to build upon. If the same amount of materials which we have for the reconstruction of social life in the immediate pre-Buddhistic age were available for the age preceding it, we might possibly have come to a different conclusion. There is in fact no authority for propounding such facile theories as that of a pre-Buddhistic intellectual movement, and to do so would be, to adopt Rhys Davids's own metaphor, like playing chess "*sans voir*", without seeing the pieces. The theory which is born of the notion that in the sixth- and fifth centuries B.C. there was a world-wide intellectual movement,¹ is thus a useless one for our purpose.

¹ "Then suddenly, and almost simultaneously, and almost certainly independently, there is evidence, about the sixth century B.C., in each of these widely-separated centres of civilization (China, Persia, Egypt,

(ii) Paul Deussen sets great store by the practical results of the Upanishad theories of *Tapas* and *Nyāsa*.¹ But Deussen's argument may be applicable to only one section of the primitive Paribrājaka community, but not to the whole body, for many Paribrājaka sects, whose doctrines are known to us, did not recognize at all the very fundamentals of such theories, and were admitted on all hands to be openly anti-Brāhmanical. In the *Kassapa-Sīhanāda-Sutta*, a class of Sramanas and Brāhmaṇas are called *Vimutti-vādā*. In this class probably are to be included the Brahmanical Yogis and Sannyāsis whose religious activities were explicitly grounded on the theory of *Vimutti* (*Vimukti*) or Emancipation from which, as Paul Deussen has shown, the practical results of *Yoga* and *Nyāsa* logically follow.² But the *Vimutti-vādā* among the

Italy, Greece), of a leap forward in speculative thought, of a new birth in ethics, of a religion of conscience threatening to take the place of the old religion of custom and magic."—*Buddhist India*, p. 239.

¹ See Deussen's *The Upanishads*, pp. 361 ff. (Practical Philosophy).

² The following is Deussen's argument (*ibid.*, pp. 411-12) : "The clothing of the doctrine of emancipation in empirical forms involved as a consequence the conceiving of emancipation, as though it were an event in an empirical sense, from the point of view of causality, as an effect that might be brought about or accelerated by appropriate means. Now emancipation consisted in its external phenomenal side :

(i) In the removal of the consciousness of plurality.
(ii) In the removal of all desire, the necessary consequence and accompaniment of that consciousness.

"To produce these two states artificially was the aim of two characteristic manifestations of Indian culture :

(i) Of the 'Yoga', which, by withdrawing the organs from the objects of sense and concentrating them on the inner self, endeavoured to shake itself free from the world of plurality and to secure union with the 'Ātma'.

(ii) Of the 'Sannyāsa', which, by casting off from oneself of home, possessions, family, and all that stimulates desire, seeks laboriously to realize that freedom from all the ties of the earth."

(The passage is somewhat abridged.)

Samanas constituted one class only, and the Upanishad theories cannot account for the other classes of Paribrājakas who did not consider the Upanishad idea of Emancipation to be the *maison d'être* of religious mendicancy. In Buddhist canonical literature, for instance, the object and purpose of religious mendicancy is said to be nothing more than *Brahmacariya* (religiosity),¹ and the ideas of Tāpās and Niyāsa are not at all suggested. The attachment to household life must be discarded, not because there is any special virtue in the mere rejection of it, but because worldly attachments are hindrances to religious living.² The Buddhist and Jaina religious mendicants never described themselves as *Sannyāsins*—the name which more frequently than any other describes this mode of life in the *Upanishads*. It cannot in fact be said that any one philosophic idea presided over the growth of the Paribrājaka institution—for the speculative ideas which the Paribrājakas profess are as widely various as the gnostic heresies of the early Christian Church which Charles Kingsley described as “a strange brood of theoretic monsters, begotten by effete Greek philosophy on Egyptian symbolism, Chaldean astrology, Parsee dualism, and Brahmanic spiritualism”³ Religious mendicancy in India cannot in fact be traced to the materialization of any one philosophic idea.

¹ See Chap. III, p. 77.

² e.g. Sambādho gharāvaso rajo-patho abbhokāso pabbajā. idam sukaram agāram ajjhāvasatā ekantaparipunnam ekanta-parisuddham samkha-likitam brahmecariyam caritum. See *Sāmanna-phala-sutta*, v, 41 (D.N., P.T.S., vol. i, p. 63). This passage is repeated in *Tevigga Sutta*. See also *Muni Sutta*, 14, 15, in *Sutta-nipāta* (*Buddhist Suttas*, S.B.E., pp. 35-6).

³ See Kingsley's *Hypatia*.

(iii) If there is any force in the arguments we have put forward above, the theory of the Brāhmanical ascetic being the original of the Buddhist and Jaina religious mendicant would be no longer tenable. Max Müller in his *Hibbert Lectures* (p. 351), Bühler in his translation of the *Baudhāyana Sūtra*, S.B.E. (*passim*), Kern in his *Manual of Indian Buddhism*, and Jacobi in his Introduction to the *Jaina Sutras*, S.B.E. (pt. i, pp. xxiv–xxxii)—all contend that the Brāhmanical ascetic was the model of the Buddhist and the Jaina. This may be true only in the sense that some of the rules of the Buddhist and Jaina Paribrājakas were possibly borrowed from the Brāhmanical Paribrājakas, which again is only a presumption raised by the fact we have already referred to of the mutual intercourse that existed among the Paribrājakas of different sects. But which of these rules were borrowed we can never ascertain. There existed a Paribrājaka community from remote antiquity in India, and customs and practices among them were the common property of all sects. It is probable that the Buddhist Sangha among them was founded later than the sect of Brāhmanical Paribrājakas. But the Brāhmanical Sannyāsis, the Buddhist Bhikkhus, and the Jaina Srāvakas all belonged to the same ancient society of wandering religious mendicants, and it is obvious that among all the sects there should subsist a certain community of ideas and practices. The question of the origin of the institution of wandering religious mendicancy remains unsolved.

(iv) Oldenberg seems to find the solution in the popularizing of philosophic speculations in the process of spreading from the Western schools among the simple and earnest people of the Eastern tracts. This is also a wide and

vague theory which, however, contains an element of truth.¹

It seems to me that the question has never been squarely faced in the proper historical spirit by any western scholar, and hence the obscurity of *à priori* theories hangs heavily over it. An unbiassed inquiry, however, may tend somewhat to dissipate this obscurity, and such an inquiry we propose in the following pages of this chapter. The manifestations of the "other-worldly spirit" have been bewildering in their variety in ancient India, and the idea which underlies this particular institution of religious mendicancy should first of all be dissociated from the other forms like *Tāpās* of this "other-worldly spirit"—and this basic idea is found in the stereotyped words, which describe one, embracing the life of the religious mendicant and wanderer, in Pali literature—*Agārasmā anagāriyam pabbajati*: it is homelessness for the sake of a higher spiritual life. This is the common attribute of all the Paribrājakas, whatever their sects, denominations, ideals, and practices may be.

In the *Rig-veda*, x, 136, certain *Munis* are described in the following verses :

Keśognim keśi viśam keśi vibharti rodasi

Keśi viśvam svardriśe keśidam jyotirueyate. (1)

Sāyana's comment—Keśih = Keśasthāniyā raśmayaḥ tadvantah keśinah agnirvāyuh sūryaśca ete trayah stūyante.

Munayo vātarāśanāḥ piśāṅgāvasate malā

Vātasyānudhrājīm yanti yaddevāso avikṣataḥ : (2)

Unmaditā mouneyena vātāñjātasthimā vayaṁ

Śarūredamasmākam yūyam martāso abhipaśyatha. (3)

¹ See Oldenberg's *The Buddha*, pp. 63–4 (Hoey's translation).

Sāyana's comment—Unmaditā = Unmattavadācarantah
yadvā utkriṣṭam mādām harṣam prāptāḥ.

Antarikṣena patati viśvārūpāvacakāśat
Munirdevasya devasya soukrityāya sakhāhitah (4)
Vātasyāśvo vāyoḥ sakhā'tho deveṣito munih
Ubhou samudrāvākṣeti yaśca pūrva utāparah. (5)
Apsarasāṁ gandharvānāṁ mṛigānāṁ caraṇe caran
Keśi ketasya vidvān sakhā svādurmadiṇtamah. (6)
Vāyuraśmā upāmanthat pinaṣṭi śmā kunānnamā
Keśi viṣasya pātreṇa yadrudreṇāpivat saha. (7)

Sāyana's comment—Keśī = Sūryah.

N.B.—It will be observed that the Muni is mentioned only in 2, 3 (Mauneya), 4, and 5. In the other hymns the word is Keśī. Macdonell and Keith, rejecting Sāyana's commentary, take this word as descriptive of the Muni, meaning "long-haired" (see *Index to Vedic Names*, under *Muni*, footnote 1). Iyengar also takes the word, Keśī, in the same sense. But I am inclined to follow Sāyana in this matter. If Keśī really refers to Muni, the seventh hymn becomes nonsense; if, on the other hand, it is taken to mean the sun, it yields very good sense.

Griffith's Translation :—

He with the long, loose locks supports Agni, and moisture,
heaven and earth :

He is all sky to look upon : he with long hair is called this
light. (1)

The Munis, girdled with the wind, wear garments soiled
of yellow hue.

They following the wind's swift course go where the gods
have gone before. (2)

Transported with our Munihood we have pressed on into
the winds :

You, therefore, mortal men, behold our natural bodies
and no more. (3)

The Muni made associate with the holy work of every god,
Looking upon all varied forms flies through the region of
the air. (4)

The steed of Vāta, Vāyu's friend, the Muni, by the gods
impelled,

In both the oceans hath his home, in eastern and in western
sea. (5)

Treading the path of the sylvan beasts, Gandharvas, and
Apsarases,

He with long locks, who knows the wish, is a sweet, most
delightful friend. (6)

Vāyu hath churned for him : for him he pounded things
most hard to bend,

When he with long loose locks hath drunk, with Rudra,
water from the cup. (7)

From the orthodox commentary of Sāyana, it is difficult to determine the exact character of the Muni. But in the *Aitareya Brāhmaṇa*, vi, 33, Aitasa, who is called a Muni, is a character far different from a wandering religious mendicant. The legend is told about him that he commenced to recite some meaningless *mantras* to his sons, one of whom, Abhyagni, fearing for his father's sanity, stopped his mouth and thereby incurred his curse which descended from him to his progeny. The character of Aitasa answers to the words "unmaditā mouneyena" (x, 136, 3), of which

the first alternative interpretation by Sāyana is “ unmattavadācarantah ” (behaving like a mad man). If Aitasa is the type of the Rig-vedic Muni, he is surely not the homeless Sannyāsi, Yati, or Paribrājaka. The Muni described in the *Upanishads*, however, approaches more and more to the latter type till he is identified with the Paribrājaka.¹ But the danger of taking the later developed signification of a word to interpret its original sense is known to the merest tyro in philology. The question as to the character of the Rig-vedic Muni is thus involved in great doubt : Mr. Srinivas Iyengar identifies the Rig-vedic Muni with the Sannyāsin,² while Macdonell and Keith regard him as “ more of a ‘ medicine man ’ (a character well known among primitive peoples) than a sage ”—“ an ascetic of magic powers with divine afflautus.”³

In the *Atharva-veda*, xv, we have the glorified description of a roving spirit who is called a Vrātya. The Vrātya in this description is a mystic figure, “ who appears at one time to be a supernatural being endowed with all the attributes of all-pervading Deity, and at another as a human wanderer in need of food and lodging ” (Griffith’s *Translation of the Atharva-veda*, p. 199). We quote below those

¹ The Fourth Āśrama is called by Āpastamba that of Mauna. Cf. *Dhammapada* (Fausböll, No. 49)—

Yathāpi bhamaro puppham vannagandham ahethayam
Paleti rasam ādāya evam gāme muni care.

This is the description of a Paribrājaka—a character different from one who is “ maddened by his divine afflautus ” (*unmaditā mauneyena*). Here the Muni and the Paribrājaka are completely identified.

² See Iyengar’s *Life in Ancient India in the Age of the Mantras*, p. 77—“ As Brahmacaryam, studentship, the first of the stages in the life of a Brahman, was invented in the age of the Mantras. So, too, the fourth and last stage, that of the Sannyasi, called Muni, in the hymns.”

³ See Macdonell and Keith’s *Index to Vedic Names* under Muni.

expressions in Book xv which may be said to relate to the human attributes of the Vrātya :—

Vrātya āśīdiyamānāh. (1)

Sa viśonuvyacalat. Taṁ sabhā ca samitiśca senā ca surā cānuvyacalat. (9)

Tad yasyaivam̄ vidvān vrātyo rājño'thīrgrihānā-gacchet śreyāṁsamenamātmano mānayet tathā kṣatrāya na vriścate tathā rāstrāya na vriścate. (10)

Tad yasyaivam̄ vidvān vrātyo'thīrgrihānāgacchet svayamenamabhyudetya vrūyād vrātya kva rātrāvatsi vrātyodakam̄ vrātya tarpayantu vrātya yathā te priyam̄ tathāstu vrātya yathā te vaśastathāstu vrātya yathā te nikāmāstāstu. (11)

Tad yasyevam̄ vidvān vrātya udhrīteśvagniśvadhiśrite 'gnihotre 'thīrgrihānāgacchet svayamenamabhyudetya vrūyād vrātyātisrija hoṣyāmiti. Sa cātisrijejjuhuyānnacātisrijennajuhuyāt. (12)

Tad yasyevam̄ vidvān vrātya ekān̄ rātrimatithīrgrihe vasati ye prithivyām̄ puṇyālokāstān tenāvarundhe. (13)

N.B.—The following attributes of the Vrātya are mentioned here :—

- (a) He wanders about.
- (b) He wanders among the people and is exceedingly popular and held in high regard.
- (c) He is honoured by the king when he comes as a guest to his house.
- (d) When he is a guest with a fire-worshipper, it is with his permission that sacrificial oblations should be made.

Except the expressions we have extracted above, the rest of the book is devoted to a grotesque idealization of the Vrātya.

Griffith's Translation :—

There was a roaming Vrātya. (1)

He went away to the people. Meeting and Assembly and Army and Wine followed him. (9)

So let the King, to whose house the Vrātya, who possesses this knowledge, comes as a guest, honour him as superior to himself. So he does not act against the interests of his princely rank or his kingdom. (10)

Let him to whose house the Vrātya, who possesses this knowledge, comes as a guest, rise up of his own accord to meet him, and say, Vrātya, where didst thou pass the night ? Vrātya, here is water. Let them refresh thee. Vrātya, let it be as thou pleasest. Vrātya, as thy wish is, so let it be. Vrātya, as thy desire is, so be it. (11)

The man, to whose house, when the fires have been taken up from the hearth and the oblation to Agni placed therein, the Vrātya, possessing this knowledge, comes as a guest, should of his own accord rise to meet him and say, Vrātya, give me permission. I will sacrifice. And if he gives permission he should sacrifice, if he does not permit him he should not sacrifice. (12)

He in whose house the Vrātya, who possesses this knowledge, abides one night, secures for himself thereby the holy realms that are on earth. (13)

From this description it has been inferred by Roth (in *St. Petersburg Dictionary*) that the Vrātya idealized in the *Atharva-veda* is a Paribrājaka. But this identification rests on very slender basis and there is nothing in the description, except the fact that he wanders about and is honoured both by the King and the people when he comes as a guest, which lends colour to Roth's interpretation.

Besides, as pointed out by Macdonell and Keith,¹ Roth's identification is not borne out by other passages descriptive of the Vrātya. It is beside our purpose to enter here into the much-vexed question as to whether the Vrātya is a non-Aryan, or an Aryanized non-Aryan, or a degenerate Aryan. But the Vrātya in Bk. xv of the *Atharva-veda* can by no means be called a Paribrājaka.

Except the two passages, quoted above from the *Rig-veda* and the *Atharva-veda* respectively, I do not know of any other which might suggest the existence of the Paribrājaka in that age which has been called by Iyengar "the age of the Mantras". The condition of the Brahmacārin being the origin of that of the Parihrājaka may be left out of the question, for although the Brahmacārin is sometimes described as "roaming as far as the land of the Madras", it is always in search of a teacher or in order to learn sacrifice.² The Brahmacārin is a pupil and learner, while the Paribrājaka is a wandering religious man, a teacher and sage. The later Āśrama theory keeps these two conditions of life clearly apart. The Vedic hymns, therefore, which may be said to constitute the earliest and purest Aryan elements in Indian culture, do not mention clearly the condition of the religious mendicant. Now, among the non-Indian branches of the great Aryan stock, although institutions analogous to Indian Brāhmaṇism are found, we do not find any traces of the existence of religious mendicancy in the earliest monuments of their literature. The Druids of Britain, the Brehons of Ireland, the Pontiffs of Rome, and the Magi of Persia strongly

¹ See *Index to Vedic Names* under Vrātya.

² See *Index to Vedic Names* under Brahmacarya; also Deussen's *The Upanishads*, p. 370.

resemble the Brāhmaṇas of Aryan India.¹ But except in India, we do not know of the existence of Sramanism in primitive times in any country occupied by a people of predominatingly Aryan blood or culture. The Macedonians who accompanied Alexander were struck with wonder at the Indian Gymnosophists. If they had seen anything similar in the Hellenic world, they surely would have made at least a passing reference to it in their lengthy accounts of the Gymnosophists.

References to the religious mendicant are found in Brāhmaṇical literature after the “Mantra period” (e.g. Pāṇini,² *Brihadāraṇyakopanishad*,³ etc.), but the recognition of religious mendicancy as an institution of Aryan Brāhmaṇical society seems to have been somewhat later.⁴ This is proved by the gradual development of Āśrama theory in the Upanishads. The earlier Upanishads, like the *Chāndogya* and *Brihadāraṇyaka*, do not recognize the condition of religious mendicancy as the Fourth Stage of a man’s life, but they assume, rather, only three stages and, as Deussen has pointed out, it is to the later period of the Dharmasūtras and the Dharmasāstras that the fully developed theory of the Four Āśramas belongs. It may be legitimately assumed that if religious mendicancy had been an institution as old as the Vedic Mantras, it would have found recognition in the earliest Upanishads. The

¹ Dr. N. C. Sen Gupta in his *Sources of Law and Society in Ancient India* (Calcutta University Publication), pp. 15 ff., has dealt with this point.

² Pāṇini mentions *Bhikkhu Sūtra* in iv, 3, 100—Pārāśaryya śilāli-bhyāṁ bhikṣunata-sūtrayoh.

³ See *Brihadāraṇyaka*, iv, 3, 22—Śramaṇo’śramaṇastāpaso’tāpasah.

⁴ This has been clearly pointed out by Deussen. His arguments and authorities will be found at pp. 367–9 of *The Upanishads*.

greater likelihood is that it was not a primitive institution of Aryan Brāhmanical society, although the religious mendicant existed in India and was held by people in great regard. It seems, therefore, reasonable to think that the condition of religious mendicancy developed on the Indian soil, and was not introduced into the country by the early Aryan settlers whose life and society are reflected to us from the Vedic Mantras.

It may be taken for granted that the Brāhmanical *Dharmasāstras*, although they betray the intrusion into them of diverse cultural elements, carry on the traditions of ancient Aryan life and society in those ideals which they consistently approve and exalt. Now, from the *Chāndogyopaniṣad* down to the latest *Samhitās*, we observe the preference, consistently held, for the householder's state, the Second Āśrama. All the passages bearing on this point have been gathered together in the *Appendix* to this chapter. The Upanishad doctrine of "Emancipation through knowledge of Ātman" seems to have enfeebled only for a time the emphasis in Brāhmanism on household life, by bringing to the foreground the idea of *Nyāsa*. Otherwise the Second Āśrama is extolled and exalted, regarded as the root and mainstay of the others, and for salvation, it is said, one need not go further. Other conditions of life which tend to prevent or postpone it, e.g. persistence in Brahmacarya, etc., are deliberately ruled out.¹ The striking contrast that these passages offer

¹ Dirghakālam brahmacaryam, etc., etāni lokaguptyartham kalerādau mahātmabhiḥ: Nirvartitāni karmāṇī vyavasthāpūrvakam vudhaiḥ.—*Ādipurāna*, per Parāsara.

In *Vrihan-Nāradēya-Purāna*, xxii, 12–16, among practices avoidable in the Kaliyuga, though permitted by the sacred books, are mentioned

to the Buddhist and Jaina ideas on household life is eminently suggestive—a contrast which is well illustrated by the place and importance of *Grihya Sūtras* in Brāhmaṇism, the nidus out of which the whole body of the Ācāra of later Smritis has sprung, and the insignificant place held by the *Gahapati Vaggas* in Buddhism.¹ Over against the two dubious passages of the *Rig-veda* and the *Atharva-veda*, we may cite the whole trend of Brāhmanical literature (with the exception of some of the later Upani-shads) to show that Aryan life and society did not favour religious mendicancy. What is more interesting—the rooted antagonism to it, though never clearly professed, comes out in many curious forms—in the idea, for instance, that the presence of a Munda (shaven-headed religious mendicant) is inauspicious and vitiates sacred rites. This belief is not due to any lately developed anti-Buddhistic bias, for we find an instance of it even in the *Sutta-nipāta*. In *Vasala Sutta*, the Brāhmaṇa, Aggika Bharadvāja, is engaged in sacrificing to the fire when he observes Buddha approaching him and calls out to him in

Vānaprasthāśrama and “Dirghakālam brahmacaryam”. Vide also the text of Kumārila Bhatta, quoted in Max Müller’s *History of Ancient Sanskrit Literature* (Pānini Office Ed.), p. 25, footnote 3.

¹ It will be observed that the *Gahapati Vaggas* lack any distinctive Buddhist character. Sometimes, as Kern has pointed out (*Man. of Ind. Bud.*, p. 68), they are borrowed from the Brāhmanical scriptures and are at variance with Buddhistic doctrines. Kern observes that Buddhism is properly a monastic institution, and the laity is but accessory (*ibid.*, p. 72). Dr. Archibald Scott finds the broadest distinction between the Christian Church and the Buddhist Church in the fact that the work of the former lay outside the limits of the Church. Of Buddhism, he says: “Its lay associates, however numerous, were but the fringes of religious communities. When, therefore, deterioration in the Order set in, reformation of it by the people was hopeless.” (*Buddhism and Christianity*, p. 272.)

anger to stay where he is—Tatr'eva mundaka tatr'eva samanaka tatr'eva vasalaka titthahiti. (Stop there, O Shaven-headed one ! There, O Sramanaka ! Stand there, thou of low caste !)¹ More than fifteen hundred years after, the same spirit dictates Mandana Misra when he rails at Sankara for intruding on his oblations, although Sankara is a Brāhmaṇa Sannyāsin—

Tadānīm Maṇdanamiśro viśvedevān saṁkalpya śāla-
grāma svāgatamiti darbhāksata-prakṣapākāle sankarā-
cāryapādadvayam maṇdalastham dadarśa. Tataḥ
sarvāṅgāni vīksya kṣaṇena kilāyam sannyāsīti jñātvā
kopakolāhalacittah kuto muṇḍityavādit iti prathama-
vākyam Miśrasya.²

(Tr.—At that time, while Mandana Misra, having invited all the gods by the invocation of Śālagrāma, was washing his hand of the *Darbhā* grass, he saw the feet of Samkarā-cārya inside the sanctified circle. On inspection of his person, he knew him to be a Sannyāsin and was in a moment distraught with clamorous wrath and cried out, “ Whence comes this shaven-headed man ? ”—That was the first speech of Misra.)

If the mystic figure in Book XV of the *Ariharva-veda* is really a Paribrājaka, it is significant that he is only a Vrātya and not a genuine Aryan.

Another highly significant point to be noticed is that one who wishes to embrace the life of a religious mendicant has to discard all the marks of Aryan birth and breeding, e.g. the sacred tuft of hair, the sacred thread, sacrificial

¹ See Fausböll's *Sutta-nipāta*, P.T.S., p. 21.

² See Ānandagiri's *Sankara-Vijaya* (Jīvānanda Vidyāsāgar's Ed., p. 284).

rites, Vedic studies, etc.¹ Now, the factum of this rejection of the distinctive marks of Aryan birth, breeding, and culture is glazed over in the *Upanishads* by fanciful interpretations. The Sannyāsi does not offer Yāga (sacrifice), but still he may be said to be doing Prāṇāgnihotra (sacrifice to the fire of his own life)²; “the sacrificial fire he takes up into the fire of his belly ; the Gāyatri into the fire of his speech” ; the Yajñopavīta (sacred thread) and Śikhā (sacred tuft of hair), the symbols of Aryan ritualism, are discarded, but “henceforth meditation alone is to serve as sacrificial cord and knowledge as the lock of hair—the timeless Ātman is to be both sacred thread and ‘lock of hair’ for him who has renounced the world”.³ Observe the attempt made in these passages to Aryanize, as it were, the Sannyāsin—to show that although he has outwardly discarded the marks and symbols of the Aryan, he is still so in mind and spirit, possessing indeed all these signs, though it be in a spiritual sense. The glosses were necessary because the anomaly of recommending a non-Aryan mode of life was felt. Further, that this mode of life implies a definite break with the Vedas and the culture based on their authority seems to be implied in some of the preliminaries, recommended in the *Upanishads*, to be gone through by an intending Sannyāsin. One of these is a simple offering to fire or water (Jāvāla, 4), with the words—Om̄ sarvābhyo devatābhyo yuhomi svāheti (I offer om̄ as a sacrifice to all the gods). Here, om̄, it is said, implies the three Vedas (Mokṣamantrastrayyevarī vindet—ibid.). So the

¹ See Āruneyopanishad, 1.

² See Deussen on Prāṇāgnihotra, *The Upanishads*, pp. 124 ff.

³ See Deussen's *The Upanishads*, pp. 376, 377, where all the authorities are referred to.

Vedas are first sacrificed to the gods by the intending Sannyāsin.

In conclusion, we must note the fact that the position of the Sramanas was regarded by people as being on a level of equality with the Brāhmaṇas; yet the Sramanas are sharply distinguished from the Brāhmaṇas, and the Greek accounts, which have an inestimable value as being based on the observation, however defective, of real life, unbiassed by theories, bear ample testimony to the fact that between these two classes there was a spirit of rivalry and competition.¹ The expression *Śramaṇa-Brāhmaṇam* is taken by Patanjali in illustration of the rule, *Yeśāñca virodhah śāśvatikah* ("those who are at perpetual enmity"—a rule of Sanskrit *Samāsa*),² and the word 'Sramana' in the expression need not necessarily be taken in the sense of a Buddhist *Bhikkhu*, for a Sramana might possibly mean even a Brāhmaṇical *Paribrājaka* or *Sannyāsi*.³ How these casteless Sramanas,⁴ not recognizing the authority of the Vedas,⁵ attacking the superiority of the Brāhmaṇas,⁶ sharply distinguished from them, attained

¹ See Chap. V, p. 119 (Kleitarchos quoted by Strabo).

² See *Mahābhāṣya*, loc. cit.

³ See footnote 5, p. 46.

⁴ See *Madhurā-Sutta* of Majjhima Nikāya and elsewhere to the effect that all castes are merged in the life of the Sramana.

⁵ See *Tevijja Sutta* of Digha Nikāya (D.N., vol. i), and elsewhere in the *Sutta-Pitaka*.

⁶ See *Ambathā Sutta* in Digha Nikāya. (See also Rhys Davids' *The Dialogues of the Buddha*, vol. ii, pp. 103 ff.); *Madhurā Sutta* in ibid.; see also the famous comparison of Buddhist *Dhamma-Vinaya* to the ocean having eight qualities, in which the four castes are likened to four rivers which lose themselves in the ocean (*Culla*, ix, 1, 4). Similar ideas are found elsewhere in Buddhist literature. In the Jaina *Kalpa-Sutra* (in Bhadravahu's *Lives of the Jinas*) it is said that Arhats, etc., are not born in "low families, mean families, degraded families, poor families, indigent families, beggars' families, or **Brahmanical** families" (*Jaina Sutras*, i, p. 225).

an equal level with the highest caste of Aryan society in India appears like a standing puzzle. The result could not possibly have been brought about by the inner forces of Aryan society itself, in which, so far as we can trace, the Brāhmaṇa class occupies the highest and most honourable place, though a trace of Kshatriya antagonism to its superiority appears in the *Upanishads* as well as in the Jaina and Buddhist literature. The clue is probably to be found in the fact that the culture which is represented by Vedic literature and its appanages was only one strand—it might be the predominant one—in the highly mixed warp and woof of ancient Indian life and civilization.

Since the time of Max Müller and ‘the Philologists’ the theory of the Aryan occupation of India has been considerably modified by researches into Indian ethnology and sociology. The theory is being gradually narrowed to the conclusion that the Aryans (whether they came in one immigration or more) were a “small body of foreign immigrants”, who, without producing great racial disturbances, acted as a strong leaven, both cultural and racial, in the vast population of Dravidian and Munda races that occupied India.¹ The rich and virile culture of this small minority slowly infiltrated the life and civilization of the native non-Aryan populations till even the Aryan language was adopted by the natives, in whose mouths it changed into various dialects, just as rustic Latin fermented into the Romance Languages in Southern Europe. The process of Aryanization of northern India was not the forced superimposition, but the gradual infiltration, of a dominant culture which itself slowly settled into a distinct Indian type.

¹ See Oppert’s *The Original Inhabitants of Bharatvarsa* and Iyengar’s *Life in Ancient India*.

This process seems to have commenced from its original home in a definitely circumscribed circle of peoples in the West and passed on towards the East along the valley of the Ganges. The literature of the *Brāhmaṇas* points to this circle of peoples ; they correspond with those who are celebrated by Manu as upright in life ; and they go back to the most prominent Aryan stocks mentioned in the *Rig-veda*.¹ The Aryans and the Aryanized people assimilated to them large bodies of native population, converting them to their cult,² taking them as serfs or slaves, or elevating them to some recognized social standing by such ceremonies as the *Vrātya-stomas* described in the *Pancavimśa-Brāhmaṇa*.³ We cannot trace the successive stages of this eastward progress of Aryanization, but the antique legend in the *Satapatha-Brāhmaṇa* of the progress of Agni Vaisvānara marks a stage at which the Aryan influence stopped at the “sundering stream” of Sadānīrā, near the confluence of the Ganges and the Jamuna. The legend of the *Satapatha-Brāhmaṇa* may be safely taken to be much older than the rise of Buddhism and Jainism. Beyond the confluence of the Ganges and the Jamuna are located many of the most prominent tribes and clans mentioned in Pali literature—Vachas, Cetis, Mallas, Vijjis, Licchavis, Videhas, Kosalas, Kāsis, Sākyas, Magadhas, and Angas.⁴ Three of the eastern tribes, viz. Bangas, Magadhas (Bagadhas ?), and Ceras, are contemptuously referred

¹ See Oldenberg's *The Buddha*, Excursus I.

² Ragozin in his *Vedic India* (Story of the Nations Series) has hazarded the conjecture that the *Gāyatri Mantra* was the formula of conversion of the non-Aryans by the Aryan priests.

³ See Macdonell and Keith's *Index to Vedic Names* under *Vrātya*.

⁴ A list of these tribes and clans occurs in *Buddhist India*, p. 23.

to in the *Aitareya Aranyaka* as species of birds.¹ These tribes and clans seem to have been outside the circle of the Aryan communities, but between the time of the *Satapatha* legend and the rise of Buddhism and Jainism, they must have been strongly leavened with Aryan thought and civilization. The conclusions that we have formulated above are still of a somewhat hypothetical character, but it is not possible for us within the limits of the present thesis to deal exhaustively with all the arguments that may be adduced in support of them,—arguments turning on various aspects of Indian proto-history and pre-history.

If, then, we make the perfectly legitimate supposition that from age to age a process of Aryанизation had been going on in northern India before the rise of Buddhism, profoundly influencing tribe after tribe and clan after clan, this Aryan leaven must have worked in two converging lines—(i) in the spread of Aryan thoughts, ideas, and beliefs, and (ii) in the much slower process of modification and replacement of non-Aryan institutions by the Aryan. We know how rapidly mind influences mind and how slowly the settled habits of social life are changed and modified. Historical instances may be taken at random from almost anywhere—even from modern India itself under European influence. The process of Aryанизation on the mere intellectual side must have gone on in the East at a more rapid rate than that in social customs and institutions, and from this fact some interesting results emerge. The divergence between the twofold process of Aryанизation, on the intellectual side and the social, would tend to increase more and more as we receded further and further east from

¹ *Ai. Ar.* ii, 1, 1. But the expression is of doubtful import and cannot be insisted on.

the homeland of Aryan culture, the Āryāvarta, and the result of this difference would naturally be more palpable and pronounced at the eastern borderland of Aryan civilization, exactly where, in the sixth century B.C., Buddhism and Jainism arose.

Now the distinctive mental culture of the Aryans had by the eighth and seventh centuries, various means of conservation, various modes of expression. First, there was the priestly class of society, the Brāhmaṇas, the repositories of traditional learning; it was by them that philosophic speculations were carried on and developed. Secondly, there were clannish academies of learning, like the Parishad of the Pancālas, to which Svetaketu, as in the *Brihad-Āranyakopanishad*, went for instruction.¹ Thirdly, there were the domestic seats of learning, the residences of Ācāryas, Upādhyāyas, and Gurus. Fourthly, there were probably a few universities like the one of Asiatic fame that flourished at Takkasilā, with the traditions of which the Buddhist *Jātakas* are replete. Did analogous institutions exist among the peoples of the East—the non-Aryan or imperfectly Aryanized tribes and clans?

If the answer be in the negative, it would be reasonable to presume that when Aryan thought and culture invaded their society it was diffused and dispersed among the people. Who among them would be professors of the

¹ Śvetaketurha vā ārūneyah pañcālānām parisadamājagāma, vi, 2, 1. It appears from this reference that the Parishad was an academic institution attached to a clan to which learners, after completion of preliminary studies, used to resort. The descendants of the Vedic Parishads may be traced, on the one hand, to the King's Sabhā, mentioned by *Manu*, viii, 1; *Yājnavalkya*, ii, 1 et seq.; *Nārada*, 1, 15, etc.; and, on the other hand, to Parishads, mentioned by *Vasishta*, iii, 20; *Gautama*, xxviii, 49, and other Smṛiti writers.

new learning ? They had probably no Brāhmaṇas among them, no class of men who were traditional repositories of learning. How could this new learning produce among them complete systems of philosophy ? They had probably no conservative and corporate centres of learning, academies or universities, where speculative ideas are moulded into philosophic systems. The impact of Aryan thoughts, ideas, speculations of philosophy, on the imperfectly Aryanized communities, without the characteristic Aryan institutions, seems to me to have given birth some three centuries before the birth of Buddhism itself (if an approximate chronology were needed) to a class of men answering to the Brāhmaṇas in Aryan society, who went about in a missionary spirit, dealing in philosophic speculations, teaching the uninstructed, and gaining honour and reputation wherever they went. They were the torch-bearers of a new Aryan learning like the *Scholastici Vagantes* of Renaissance Europe.¹ This seems to me to have been the true origin of the Sramanas. Even in the sixth century B.C. they were much more in evidence in the eastern regions, for the reasons stated above, and they therefore occupy a more distinguished place in the literature that originated in the East—in the Buddhist Pitakas and Jaina Angas. “It is in the East,” says an ancient Buddhist tradition, “that the Buddhas are born.”¹

If the above account of the origin of the Sramanas in India be accepted, it should help us a good deal in understanding several points about the Sramana. The Sramana is a religious teacher, seeking convertites ; he is necessarily a paripatetic, for the institution of residential teaching

¹ See *Cullavagga*, xii, 2, 3.

is not established among the imperfectly Aryanized communities ; his speculations are fragmentary and unsystematic, as, in the absence of such consolidating agencies as academies and universities, we may naturally expect them to be ; he is honoured as much as a Brāhmaṇa because his function is the same, namely, spiritual instruction ; and he is always a more important personage in the literature which reflects the life and society of the East ; lastly, he is extremely in earnest, full of all the zeal that characterizes the professor of any learning that is comparatively new. The institution of Sramanism thus grew up among the imperfectly Aryanized communities of the East, spread, flourished, and became highly popular, and with the remarkable elasticity which is characteristic of Brāhmaṇism, was later on affiliated to the Aryan system of life, becoming the Fourth Āśrama. Along the upper reaches of the Ganges, where there existed residential teachers, clannish academies, and the Brāhmaṇa class, the place and function of the wandering philosophers was neither noteworthy nor important, hence their scanty recognition in Brāhmaṇical literature. But lower down they grew in number and importance, and their religio-intellectual activities affected more deeply and widely the life of the people, and it is to this fact that we must attribute their abundance and pre-eminence in Buddhist and Jaina literature which had grown up in the East.

APPENDIX

(The exaltation of the Second *Āśrama* in Brāhmaṇical Literature)

1

Chāndogyopaniṣad, Prapāṭhaka 8, Khaṇḍa 15—

Taddhaitad Brahmā prajāpata uvāca prajāpatirmanave
Manuh prajābhya ācāryyakulād vedamadhitya yathāvi-
dhānam guroḥ karmātiśeṣeṇābhisaṁkritya kuṭumve śucau
deṣe svādhyāyamadhīyāno dhārmikān vidadhadātmani
sarvendriyāṇī sampratiṣṭhāpyahimsan sarvabhūtānyan-
yatram tūrthebhyaḥ sa khalvevam vartayan yāvadāyuṣam
brahmaṇlokamabhisampadyate na ca punarāvartate na ca
punarāvartate.

Translation by Gangānath Jhā—

This Brahmā declared to Prajāpati, Prajāpati to Manu, and Manu to his children: one who has studied the Veda at the place of a teacher, according to the prescribed rule, during the time left, after performing the duties to the teacher, and having obtained his discharge, settled in his house, studying the Veda at some sacred place, and has begotten virtuous sons, having withdrawn all his senses into the Self, never giving pain to other creatures, except at certain specially ordained places and times—one who behaves thus throughout his life reaches the world of Brahman, and does not return—yea, he returns not.

2

Gautama, chap. iii—

Brahmacārī grihastho bhikṣurvaikhānasa iti teṣām
grihastho yoniraprajana natvā ditaresām.

Translation—

Student, Householder, Mendicant, Ascetic—of them the householder is the source, as the others do not leave any issue.

3

Manu, chap. iii, vv. 77–80—

Yathā vāyum samāśritya vartante sarvajantavaḥ
 Tathā grihasthamāśritya vartante sarva āśramāḥ :
 Yasmāt trayopyāśramino jñānenānnena cānvaham
 Grihasthenavaiva dhāryyante tasmājjyeṣṭhāśramī grihi.

Translation—

As all creatures depend upon air for life, so do the men of all other *āśramas* depend on the householder. The state of the householder is the highest, as it is the householder who maintains the people of the three other *āśramas* by daily supply of food and instruction.

(Cf. also *ibid.*, chap. vi, vv. 87, 89, 90.)

4

Vaśistha, chap. viii—

Grihastha eva yajate grihasthastapyate tapas
 Caturnāmāśramānāntu grihasthastu viśisyate :
 Yathā nadinadāḥ sarve samudre yānti saṁsthitim
 Evamāśraminaḥ sarve grihasthe yānti saṁsthitim :
 Yathā mātaramāśritya sarve jīvanti jantavaḥ
 Evam grihasthamāśritya sarve jīvanti bhikṣukāḥ.

Translation—

It is the householder who offers sacrifice, it is he who practises austerities : so the state of the householder excels among the Four *Āśramas*. As all streams and rivers seek shelter in the sea, so the people of all *āśramas* seek shelter with the householder. As all creatures need the mother's

protection for their life, so the others are beggars for the householder's protection.

5

Saṅkha, chap. v, vv. 5, 6—

Vānaprastho brahmacārī yatiścaiva tathā dvijah
 Grihasthasya prasādena jīvantete yathāvidhi :
 Grihastha eva yajate grihasthastapyate tapas
 Dātā caiva grihasthah syāt tasmājjyeṣṭho grihāśramī.

Translation—

The recluse, the student, the mendicant, as well as the man of twice-born caste, live in accordance with their regulations through the good grace of the householder. It is the householder who offers sacrifice, it is he who practises austerities. He is also the giver—and therefore the householder is the highest of all.

6

Viṣṇu, chap. lix, vv. 28, 29—

Grihastha eva yajate gristhastapyate tapas
 Dadāti ca grihasthastu tasmājjyeṣṭho grihāśramī :
 Risiyah pitaro devā bhūtānyatithayastathā
 Āśāsate kutumbebhyastasmājjyeṣṭho grihāśramī.

Translation—

It is the householder who offers sacrifice, it is he who practises austerities, it is he who gives—therefore the man in the state of the householder is the highest of all. The Risis, the elders, the gods, other creatures, guests, and kindred are protected by him, and so the householder is the highest.

7

Vyāsa, chap. ii—

Grihāśramāt paro dharma nāsti nāsti punah punah
Sarvatīrthaphalam tasya yathoktam yastu pālayet.

Translation—

There is no higher Dharma than the state of the householder. He who observes it in the manner laid down obtains the benefit of visiting all the holy places.

8

Vaśiṣṭha, chap. viii—

Nityodakī nityayajñopavītī
Nityasvādhyāyī patitānnavarjī :
Ritau gacchan vidhivacc juhvan
Na cyavyate brāhmaṇo brahmalokāt.

Translation—

The Brāhmaṇa who bathes daily, has his sacred thread on him always, studies the Vedas every day, does not accept food from degraded people, has commerce with his wife according to season, offers sacrifice according to the prescribed rites, does not miss Heaven.

(Cf. also *Chāndagyopaniṣad*, viii, 15.)

CHAPTER III

THE SANGHA AND THE PĀTIMOKKHA : DEVELOPMENT OF THE LATTER

The Paribrājaka, by the necessity of his manner of life, had to live outside the pale of organized society: he was absolved from all social and domestic ties. But, even for a professed recluse and solitary, the deep-seated gregarious instinct of man is difficult to abjure. Thus among primitive Paribrājakas, sects and parties appear to have abounded. We find Sanghas and Ganas among them, each recognizing the leadership of a spiritual head. The famous story of Sanjaya in *Mahāvagga*, 1, 23, is an illustration in point. Sanjaya was at the head of two hundred and fifty Paribrājakas, and among them two who were afterwards destined to be the foremost of Buddha's disciples, Sāriputta and Moggallāna. When these two communicated to Sanjaya their desire of transferring their spiritual allegiance to Buddha, Sanjaya offered to divide the leadership of the Gana with them—*Sabbeva tayo imam ganam pariharissāmā ti* (we three shall lead this Gana). In the same story the relation between a Paribrājaka leader, called elsewhere a *Ganācariya*, and his body of followers is set out in the following dialogue between Sāriputta and Assaji:—Sāriputta asks: *Kam 'si tvam āvuso uddissa pabbajito, ko vā te satthā, kassa vā tvam dhammam rocesīti?* (Tr.—Under whose guidance, sir, have you accepted religious mendicancy? Who is your Master? Whose doctrine is after your mind?) (The same question, it will be

observed, is put by Upaka to Buddha in *Mahāvagga*, i, 6, 7.) Assaji answers : Atth' āvuso mahāsamano sakyaputto sakyakulā pabbajito, tāham bhagavantam uddissa pabbajito, so ca me bhagavā satthā, tassa cāham bhagavato dhammam recemīti. (Tr.—Sir, I have accepted religious mendicancy under the guidance of the great Samana, Sākyaputta, who passed on into the state of religious mendicancy from the Sākya clan. The same lord is my Master. I follow his doctrine.) Sāriputta next puts the question : Kimvādī panāyasmato satthā. Kimakkhāyīti. (Tr.—What is your Master's doctrine, sir ? How is it named ?) To which Assaji replies : Aham kho āvuso navo acirapabbajito adhunāgato imam dhammadvinayam na tāham sakkomi vitthārena dhammad desetum, api ca te samkhittena attham vakkhāmiti. (Tr.—Sir, I am a neophyte, newly ordained and recently admitted. I cannot explain exhaustively this doctrine and rule. But I will explain its purport briefly.)

This brief conversation between Sāriputta and Assaji is highly significant. Among the Paribrājakas, it appears from this, there were founders and leaders of sects who had organized bodies of followers recognizing their headship. Six of them are frequently referred to in the Pali books as *S a n g h i G a n i G a n ā c a r i y o*.¹ One who had left the household state would often be a convert to a sect-leader, a *Ganācariya* (uddissa pabbajito), recog-

¹ See *Sāmannaphala Sutta* (*Digha nikāya*), 2-7. The names are—Purāno Kassapo, Mokkhali Gosalo, Ajito Kesa-Kambalo, Pakudho Kaccāyano, Sanjayo Belatthiputto, Nigantho Nātha-putto. They are all described as *S a n g h i*, *G a n i*, *G a n ā c a r i y o*, and brief accounts are given of the doctrines held by them. The names occur in many places besides, e.g., *Mahāparinibbāna Suttanta*, v, 26; *Cullavagga*, v, 8, 1, etc.

nizing him as his master (*Sattthā*) and accepting his doctrines (*Dhammam*). He would thereby be admitted to the membership of a certain *Gana* or *Sangha*, though he would be free to withdraw from it and affiliate himself to another.¹ The Brāhmanical works, however, in the rules which they lay down for the regulation of the Paribrājaka, contain no clear allusion to such associations among the Paribrājakas. Dr. Rhys Davids, however, finds some obscure indications of the existence of associations of this kind among the Brāhmanical Paribrājakas too.² It is curious to observe how in the fourth Āsrama there grew up a type of association resembling the association of a teacher and his pupils, as in the first Āsrama, and in Pali literature the relation between a *Sattthā* and his followers is often and often indicated by the word *Brahmacariya*.³ Like the other great teachers of his time, Buddha was the founder of a

¹ Thus in the sequel to the story of Sanjaya, *Mahā*, I, 23, Sāriputta and Moggallāna, and with them probably the whole body of Sanjaya's followers, receive the *Ehi Bhikkhu Upasampadā* from Buddha (*ibid.*, I, 24, 4, 5).

² See Rhys Davids' *Buddhist India*, p. 145: "In a note on Pāṇini, iv, 3, 110, there are mentioned two Brahmin Orders, the Karmandinas and the Pārāśarinā. Now in the *Majjhima* (3, 298), the opinions of a certain Pārāśariya, a Brahmin teacher, are discussed by Buddha. It is very probable that he was either the founder or an adherent of the second of these schools. In any case the Order still existed at the time when the note to Pāṇini was made, and it is probably referred to in an inscription mentioned by Cunningham" (*Arch. Re.* xx, 105).

³ e.g. Sanjaye paribbajake brahmacariyam caranti—*Mahā*, I, 23. "Thus in the standing phrase used to state that so and so has become an Arhat, it is said he has realized the aim of the higher life (*Brahmacariya-pariyosanam*)"—Rhys Davids' *Dialogues of Buddha*, vol. ii, p. 192. Oldenberg seems to have noticed this curious resemblance. He says: "The Order of Buddhists presents, as long as the Master is alive, a union of teachers and scholars after the Brāhmanical model" (*Buddha*, translated by Hoey, 1882).

sect of Paribrājakas. Many people were initiated into this sect, recognizing Buddha as their *S a t t h ā* and accepting his *D h a m m a*. The Pali scriptures represent him as being accompanied in his peregrinations with a great multitude of followers (*mahatā bhikkhusanghena saddham*), and this body of Buddha's followers came to be known as *C ā t u d d i s a B h i k k h u s a n g h a*, the significance of which phrase we shall examine later on.

In the *Vinayapitaka* the followers of Buddha are called *S a k y a p u t t a S a m a n a s*. Buddha himself is frequently called *Sakyaputta*. But in what relation Buddha stood to these *Sakyaputta Samanas*, the original body of his followers, is somewhat difficult to make out. We are confronted with the inevitable question whether the *Sakyaputta Samanas* constitute a mere Sect,¹ a *G a n a* or *S a n g h a* (in its original sense), or an Order.² In other words, the question is: Was there merely a community of faith and belief among them, or was there any external bond of union, e.g. a distinguishing sign, common observance of distinctive rites, any special code of conduct, etc.? The distinction between a Sect and an Order is of the broadest, and the loose use of these two terms has often led to a confusion of ideas as regards the true character of the original body of Buddha's followers.

The *Sakyaputta Samanas* constituted, as we have said, one of the several *S a n g h a s* or *G a n a s* into which the vast Paribrājaka community of India of the sixth

¹ The *Oxford New English Dictionary* explains a *S e c t* as "a religious following; adherence to a particular teacher or faith" (4th meaning).

² This word is explained in the *Oxford New English Dictionary* as signifying "a body or society of persons living by common consent under the same religious, moral or social regulation or discipline; a monastic society or fraternity" (7th meaning).

century B.C. was divided. In the Buddhist Sangha there was no doubt the bond of a common Dhamma which is represented by that body of cardinal doctrines which are repeated again and again in the *Nikāyas*, summed up in the *Mahāparinibbāna Suttanta*, and included by later writers in their category of the *Bodhapakkhiyā dhammā*.¹ But this Dhamma that bound together the Sangha, of which Buddha was the Sathā, was not mere philosophy or creed, but had a practical ethical bearing which we find clearly exhibited in *Sāmanna-phala Sutta* and elsewhere. There were certain rules of moral conduct associated with the primitive Buddhist faith. But what was the general character of these rules? Even a rapid review of them would leave no room for doubt that they could not be intended to serve as the distinctive rules of any religious Order. They relate to right conduct generally as understood by the Paribrājakas, and one may find many of them even in St. Benedict's *Instruments of Good Works*.² We cannot find in these rules the distinctive Buddhistic stamp that strongly marks and individualizes, for instance, the statement of Buddhist faith in the *Mahāparinibbāna Suttanta*. In the primitive Buddhist community, while the Dhamma was the special "dharma" of a particular Sangha, the Vinaya was not of this character; it was not the special Vinaya of a particular Order, but was one of broad and general application. An episode

¹ They are enumerated in the *Mahāparinibbāna Suttanta* as Sati-patthāna, Sammappadhāna, Iddhipāda, Indriya, Bala, Bojjhangā, Ariyo Atthangiko Maggo. Rhys Davids has given an analysis of them in *Dialogues of Buddha*, vol. iii, pp. 129-30. See also Hardy's *Netti-Pakarana* (P.T.S.), Intro., pp. xxx-xxxii.

² See chap. iv of *The Rule of St. Benedict*, translated by Gasquet in the King's Classics Series (Chatto and Windus).

in the *Mahāparinibbāna Suttanta* throws a flood of light on this point.¹ Ananda expresses to Buddha the hope “na tāva Bhagavā parinibbāyissati na yāva Bhagavā bhikkhu-sangham ārabba kincid eva udāharatīti”. (Tr.—The Lord will not decease till he has said at least something concerning the Order of Bhikkhus.) Buddha repudiates the idea, saying: “Kim Ānanda Tathāgato bhikkhu-sangham ārabba kincid eva udāharissīti” (Tr.—Why, Ānanda, should the Lord say something concerning the Order of Bhikkhus ?), and refuses to lay down any rules for the Sangha, saying: “Tathāgatassa kho Ānanda na evam hoti, Aham bhikkhu-sangham parihārissamīti vā mam’ uddesiko bhikkhu-sangho ti vā” (Tr.—Tathāgata never thinks that I should lead the Order or that the Order is under my guidance)—a curious inconsistency with what Assaji says: “tāham bhagavantam uddissa pabbajito” (I accepted religious mendicancy under the guidance of that Lord)—an inconsistency in which we may discover the beginning of a change of character of the Buddhist Sangha.² Now considering this episode “in the only way in which any such record can be considered authentic, that is, as evidence of beliefs held at the date at which it was composed”,³ the conclusion is irresistible that the idea of the primitive Buddhist community was that Buddha himself had laid down no distinctive rules for the regulation of the Sangha, which must, therefore, have been of later growth. There may seem to be an apparent inconsistency in Buddha’s saying later on in the same *Suttanta*, “Yo vo

¹ See chap. ii, 24, 25 (*Dīgha Nikāya*, P.T.S., vol. ii, pp. 99, 100).

² See Chap. VI, pp. 141–3.

³ Rhys Davids’ *The Dialogues of Buddha*, vol. iii, p. 77.

Ānanda mayā dhammo ca vinayo ca desito," etc.¹ (O Ānanda, the doctrine and rules laid down by me, etc.), but the inconsistency vanishes if we regard "vinayo" in the present context as not signifying the rules of an Order, but only the general rules of right conduct. It is, however, in the *Dhammadīka Sutta* in *Sutta-nipāta* that we discover an approach to the formulation of a distinctive body of rules designed for a particular religious Order.² The rules given in this *Sutta* do not betray the character of a redaction from the *Vinayapitaka*, and we find no hard and fast elaboration of details, but only some broad and general rules which, however, apply specifically to a Buddhist Bhikkhu. The next step must have been to give a new character and authority to the rules by making them into the special rules of the Buddhist Order, and I am inclined to think that this step was taken at the First Buddhist Council about the historicity (though not the date) of which no reasonable doubts can be entertained. The whole corpus of Buddhist canon law has been moulded according to the theory that it proceeded bodily from the lips of Buddha, which is indeed analogous to the theory of the Vedic origin of Hindu law adhered to by Hindu lawyers.³ No true historical view of either is possible unless we are prepared to lift the obscuring veil of such traditional origins. Among the Paribrājakas of the sixth century B.C. certain rules of right conduct such as the *Sīlas* were generally recognized. The condition of

¹ vi, 1 (D.N., p. 154).

² See vv. 10-22.

³ Dharmasya śabdamūlatvādaśabdamanapekṣyāṁ syāt. Apica kartrisāmānyāt pramāṇamanumānaṁ syāt. Virodhe tvanapekṣyāṁ syādasati hyanumānaṁ hetudarśanācca.—Jaimini's *Pūrva-Mimāmeśā*, i, 3, 1-4.

religious mendicancy naturally connoted certain practices and abstinences. There is no reason to suppose that the Buddhist Paribrājakas did not abide by them. It seems, on the other hand, as the story of Subhadda would seem to signify,¹ that Buddha had enjoined strictness with regard to many of them. The followers of the great Teacher obeyed these rules of Paribrājaka life, as presumably the other Paribrājakas also did. But afterwards the most important of such general and universal rules of right conduct for the Paribrājakas were modified and transformed into the specific rules of a Buddhist Order. For instance, we find the *Cattāri Akaraniyāni* (*Mahā.*, 1, 78), which are nothing but general rules involved in the acceptance of the religious life of the Paribrājaka, enacted into the four Pārājika Dharmmā, becoming thereby part of the canon law of the Buddhist Order. It is highly probable that a settlement of the Buddhist Vinaya was made in this way, and it appears to have been effected at the First Buddhist Council. The character of the First Council, however, has been much obscured by later traditions. The account of the proceedings has little historical value, and no conclusion can be based upon it. Yet certain indisputable points stand out in the legendary account that we find in the eleventh Khandaka of the *Cullavagga*. In the first place, though both Dharmma and Vinaya are said to have been rehearsed here, the council is called *Vinaya-Sangīti*.² In the second place, we observe the more important place that is accorded, both in the statement of the reason and occasion for the holding

¹ *Mahāparinibbāna Suttanta*, vi, 20, e.g. uppadutā ca homa “Idam vo kappati”, “Idam vo na kappati”, idāni pana mayam yam icchissāma tam karissāma, yam na icchissāma tam na karissāmāti.

² *Cullavagga*, xi, 1, 16 (V.P., ii, p. 292).

of the council and in the proceedings themselves, to Vinaya than to Dhamma. In fact, reading the whole account between the lines, it appears clearly that though the historical story of Subhadda might not have been, as has been shown by Oldenberg,¹ the immediate occasion for the holding of the council, it was initiated primarily for the purpose of settling what Buddha had permitted and what not. ✓ In other words, the main object of the council was to gather up together the rules of right conduct which had been mentioned by Buddha at various times and, by giving them an authoritative Buddhistic stamp, to convert them into the special rules of a particular religious Order. In speaking, therefore, of the original Buddhist community we must not speak of a religious *Order*, for this implies some external bond of union other than a common dhamma. The *Ganas* and *Sanghas* among the primitive Paribrājakas of the sixth century B.C. were probably none of them religious *Orders*—they were simply different *sects* of a heterogeneous community of religious mendicants.

The primitive Buddhist Sangha in Pali literature is often called the Cātudisabhiikkhu-Sangha. The phrase is of pretty frequent occurrence not only in the Buddhist scriptures,² but also in many donatory inscriptions,³ some of which date back to the time of

¹ Oldenberg's *Vinayapitakam*, vol. i, Intro., pp. xxvi–xxviii.

² *Mahāvagga*, viii, 27, 5; *Cullavagga*, vi, 1, 4; *ibid.*, vi, 9, 1; *Kūladanta Sutta*, 24 (D.N., vol. i, p. 145), etc.

³ Inscription at Dambulla Temple in Ceylon (Asoka's time)—*Ind. Ant.*, 1872, p. 139.

Karle Cave Inscriptions : *Ep. Ind.*, vii, No. 7, pp. 58, 83.

Nasik Cave Inscriptions : *Ep. Ind.*, viii, No. 8, pp. 62, 75, 76, 82, 90, etc.

Mathurā Lion-Capital Inscription : *Ep. Ind.*, ix, No. 17 (*circa* 120 B.C.).

Asoka.¹ The persistency with which the expression is used in reference to the primitive Buddhist Sangha seems to indicate that it was used originally not as a descriptive phrase merely, but as a name. In the inscriptions alluded to, the donors make endowments on a body of monks resident at a particular monastery to the use of the Sangha of the Four Quarters. In the Pali scriptures the gift of a monastery is always made to Cātuddisa Bhikkhu-Sangha,² and this form of donation is adhered to in the inscriptions, though, as I shall show, in the former case the expression is the name of a real, existing body of men, in the latter it is only the expression of an ideal entity. M. Senart, however, has given a different interpretation of the phrase, Cātuddisa Sangha, occurring in the donatory inscriptions,² and it is necessary for us to examine his views. "Monastic communities," says Senart, "may be classified in two respects, viz., according to their residence and according to the sect to which they belong. This double restriction is excluded in principle by the mention of Cātuddisa Sangha, though in some cases, and according to the disposition of the donor, it may mean specially one or the other." He instances a Nasik cave inscription (no. xv, 1, 7) and says that all these endowments were made, not for the use of the specified body of monks at a particular monastery, but for all the monks from whatever quarter of the world they might come, taking up their lodgings at that monastery during the rains. Now Senart's argument is ingenious but not convincing. The phrase *Sangha of the Four Quarters* had been

¹ e.g. *Kūtadanta Sutta*, 24 (D.N., vol. i, p. 145); *Cullavagga*, vi, 1, 4; *ibid.*, vi, 9, 1.

² See *Epigraphica Indica*, vol. vii, pp. 59-60.

in use long before the date of the inscriptions and long before the later Buddhist sects and separate congregational organizations had come into existence. We find it frequently in the *Vinayapitaka* and in Ceylonese inscriptions dating back to the time of Asoka used in contexts where no special signification of universality is intended. The phrase, in fact, was an historical one. Besides, the custom in later times was for monks belonging to a particular monastery to spend the *Vassa* (Rain retreat) in that monastery.¹ If so, the phrase in the donatory inscription becomes an idle one and not of any practical significance, as M. Senart suggests. The real interpretation of the phrase is, to my mind, different from that put upon it by Senart. In Buddha's lifetime there had grown up a community of his followers, a Sangha founded by Buddha, who were described as the *Sangha of the Four Quarters*, because they recognized no limitations of caste (as *Tedandins* or Brāhmanical *Sannyāsīs* did) or of locality. As time went on, the original Sangha underwent divisions and subdivisions, but it began at the same time to be idealized. The Sangha of the Four Quarters meant latterly an ideal confederation which had at one time an historical reality. A Sangha in later times simply meant a body of resident monks at a particular monastery, but Cātuddisā Bhikkhu-Sangha meant an ideal body, and it was to this ideal entity that donations were formally made. The two different meanings are obvious in one Nasik inscription where the donor gives a cave to the Sangha of the Four Quarters, and gives as a perpetual endowment 100 *Kahapanas* in the hand of the Sangha (data cha nena akhayanivi kāhāpanasata sanghasa

¹ See Chap. V, pp. 131-2.

hathe).¹ Here the first Sangha refers to the ideal confederation of the followers of Buddha to which donations were made according to custom and form, and the second to the real Sangha, the resident body of monks, who were capable of receiving and holding property.

The idealization of the Sangha in Buddhism is an interesting phenomenon. In the *Cetokhila Sutta* a Bhikkhu is enjoined to have faith in *Satthā, Dhamma, Sangha*, and *Sikkhā*.² This is only a stage removed from the later creed of *Buddha, Dhamma*, and *Sangha*, in which formula Sangha must be considered an ideal entity which may be equiparated with Buddha and Dhamma. A complete idealization of the Sangha is observed in the views held by the docetic school of the *Mahāsunnatāvādins*³ in the age of Asoka, who held that the Sangha could not accept gifts or purify them or enjoy, eat and drink, or that gifts given to it brought great reward. Here, indeed, we have an explanation of the curious wording of the donation referred to above. The formal dedication is made to the Cātuddisa Bhikkhu-Sangha, but the pecuniary endowment is made on the real Sangha which is capable of accepting and enjoying gifts.

The Buddhist Sangha existed, then, originally as a sect of the Paribrājaka community of the sixth century B.C. It rested on the basis of a common Dhamma and had at first no special Vinaya of its own. It is impossible to say at what point of time, but certainly very early in its history,

¹ See *Ep. Ind.*, vol. viii, No. 8, p. 90.

² See *Cetokhila Sutta* (*Majjhima Nikāya*), 3-6, 15-18. (Translated by Rhys Davids in *Buddhist Suttas*, S.B.E., xi, pp. 224, 228-9.)

³ See *Kathāvatthu*, bk. xvii, 6, 7, 8, 9 (Aung and Davids' *Points of Controversy*, P.T.S., 1915, pp. 318-20).

the sect of Buddha, the Cātuddisa Bhikkhu-Sangha, devised an external bond of union which was called Pātimokkha. This Pātimokkha seems to have been something quite different from what the term imports to us now. In the *Mahāpadāna Sutta* the idea occurs to Vipassi, while staying at Bandhumati, of asking the Bhikkhus living there to go on preaching missions and come back to Bandhumati after every six years to recite the Pātimokkha. The Pātimokkha, rehearsed by Vipassi, is, curiously enough, something totally different from the Pātimokkha we know of. It consists only of a few hymnal verses which we find incorporated in the *Dhammapada*. The following are the verses that constitute this Pātimokkha¹ :—

Khanti paramam tapo titikkha
 Nibbānam paramam vadanti Buddhā
 Na hi pabbajito parūpaghāti
 Samano hoti param vihethayanto.
 Sabba-pāpassa akaranam, kusalassa upasampadā
 Sacitta-pariyodapanam, etam Buddhāna sāsanam.

(Tr.—The Buddhas call patience the highest penance, long-suffering the highest Nirvāna ; for he is not a mendicant who strikes others, he is not a Samana who insults others. This is the Rule of the Buddhas : abstinence from all sins, the institution of virtue, the inducement of a good heart.)

These verses ending with “etam Buddhāna sāsanam” are, it will be observed, nothing more than a confession of faith, and this confession of faith constituted the Pātimokkha of Vipassi and his followers at

¹ See *Mahāpadāna Sutta* (*Digha Nikāya*), 3, 28 (D.N., vol. ii, p. 49) ; *Dhammapada*, 184–6. The last two lines of the verses quoted are not in the *Dhammapada*.

Bandhumati. What was, then, the original connotation and significance of the term Pātimokkha? What was the original idea of the Buddhist community which it expressed? Some light might be thrown on these questions by the etymology of the word, if only we could definitely settle it. "The etymological meaning of a word," says Max Müller, "is always extremely important both psychologically and historically because it indicates the point from which certain ideas started."¹ From this point of view the etymology of the word, Pātimokkha, may be carefully considered, as it might indicate to us the starting-point of the later development of the institution of Pātimokkha among the Buddhists.

But here, unfortunately, we are on slippery ground. Various etymologies have been suggested for the word Pātimokkha,² but in these conjectural etymologies sufficient attention has not been paid to the fact that "the word is older than the present shape of the formulary, now so called".³ It is futile to foist on a word an etymology which suits only its later developed meaning. Kern has, however, indicated the true etymology of the word,

¹ Max Müller's *Origin of Religion*, p. 10.

² e.g. (i) Pātimokkhan ti ādim etam mukham etam pamukham etam kusalānam dhammānam, tena vuccati pātimokkhan ti—*Mahā*, ii, 3, 4.

(ii) Yo tam pāti rakkhati tam mokkheti moceti apāyikādīdukkhehi tasmā pātimokkhan ti vuccati—an old tilkā, quoted by Subhuti (see Childers, p. 363).

(iii) Pātimokkhan ti etimokkhan patippāmokkham atisettham atti-uttamam—Gloss from *Samantapāśādikā* quoted by Spiegel (see Childers, p. 363).

(iv) Pātimokkha = disburdening, getting free—Davids and Oldenberg (*Vinaya Texts*, S.B.E., pt. i, Intro., xxviii).

(v) Prātimokṣa = cuirass, something serving as a spiritual cuirass—Kern (see *Man. of Ind. Buddhism*, p. 74, footnote 5).

³ See *Vinaya Texts*, pt. i, S.B.E., Intro., p. xxviii.

though his own derivation is fantastic to a degree. He takes Pātimokkha in the sense of cuirass or something serving as a (spiritual) cuirass and cites as his authority a certain phrase in *Anguttara Nikāya* and its *tikā*.¹ In the original passage in *Anguttara*, however, the phrase, Pātimokkha-samvara-samvuta, on which Kern relies, is a descriptive phrase applying to a good Bhikkhu and can be interpreted only as "controlled by the restraints imposed by the Pātimokkha". There is absolutely no suggestion of any metaphorical or secondary meaning or pun in the word Pātimokkha, and no such suggestion in the other descriptive phrases occurring in the passage in question.² Then the comment of Subhuti taken from an old gloss suggests nothing. The commentator seems to have been at pains only to bring out some hidden significance from the etymology of the word, and his ignorance of etymology and grammar can afford us more of amusement than of instruction. But what is there in this gloss to suggest a cuirass? There is a cognate word in Pali, Patimukkho,³ which means something that is bound on or fixed, and hence accoutrement (cf. Skt. *Pratimuktā* = *Parihitavastrādīḥ*: Amara), with which Kern evidently identifies the word; but it is only a cognate and not a synonymous word. Pātimokkha has been equated to Skt. *Prātimokṣa*, which from its etymological parts may be easily and naturally interpreted as something serving for a bond, the prefix *prati* meaning "against" and the

¹ See Kern's *Man. of Ind. Buddhism*, p. 74, footnote 5.

² *Anguttara*, ii, 4, 5 (P.T.S., pt. i, p. 63)—Idhāvuso bhikkhu silavaḥ hoti pātimokka-samvarasambhuto viharati ācāra-gocara-sampanno anumattesu vajjesu bhayadassāvī samādāya sikkhati sikkhāpadesa.

³ See Childers' *Dictionary of the Pali Language*, ad loc.

root *mokṣa* meaning “scattering” (*Kṣepaṇe iti Kavikalpadrumah*), though I have not been able to discover any instance of the use of the word precisely in this sense in Sanskrit. It seems to me that the right etymological interpretation of the word is “bond”, and it is probably in this sense that the word Pātimokkha was used in the passage in the *Mahāpadāna Sutta* referred to above. The Buddhist Sangha rested originally on a community of faith and belief, but an external bond of union, a Pātimokkha, was afterwards devised which served to convert this *Sect* into a religious *Order*, and this Pātimokkha originally consisted in periodical meetings for the purpose of holding a communal confession of faith by means of hymn-singing. This custom is clearly indicated by the story of Vipassi.

✓The work of the First Council seems to have brought the development of the Pātimokkha a step further. The most important function of the council was, as I have shown, the development of the rules of the Order, a special Vinaya for the Buddhist Sangha, and the form of Vinaya settled by it was nothing but the original form of Pātimokkha which was a bare code of canon law, a mere enumeration and classification of ecclesiastical offences. In the legendary account of the proceedings of the council, as given in the eleventh Khandaka of *Cullavagga*, the word Pātimokkha is nowhere mentioned, though all the heads of offences are given except the *Sekhiya* and the *Adhikaranasamattha*.¹ The reason for the studied omission of the word Pātimokkha is not far to seek when we consider that at the time when the proceedings were put

¹ See *Cullavagga*, xi, 1, 9.

into the present narrative shape, people understood by Pātimokkha something quite different from a code of Vinaya rules. It may be for the same reason, as Rhys Davids and Oldenberg suggest,¹ that in Bhabrā edict the Pātimokkha is called by Asoka *Vinaya-Samukase*. The code of Vinaya rules, after the First Council, became the bond of association of the Buddhist Bhikkhus, and it came to be called Pātimokkha (bond).

Now, the existence of Pātimokkha originally as a mere code and not a ritual is beyond all legitimate doubt. In the Ākankheyya Sutta Buddha is represented as enjoining on the Bhikkhus continuance in the practice of Sila, adhering to the Pātimokkhā (in the plural) and becoming *Pātimokkha-samvara-samvuto*, etc.² Here the plural, Pātimokkhā, cannot but mean the rules of canon law contained in the code. The phrase, *Pātimokkha-samvara-samvuta*, which is of frequent occurrence in the Suttas, has been variously translated, but its obvious meaning is “controlled by the restraints imposed by the Pātimokkha”, where Pātimokkha is regarded as a code. Besides the most important and convincing piece of evidence that Pātimokkha was originally in the bare form of a code, is the fact that the *Sutta-Vibhanga* contemplates it as such. In the *Sutta-Vibhanga* there is not the usual word-for-word commentary on the “introductory formular” of the Pātimokkha as we now have it. This, however, is found in the *Mahāvagga* as an incongruous inset.³ Rhys Davids and Oldenberg regard this inset commentary as belonging

¹ See *Vinaya Texts*, pt. i, S.B.E., Intro., p. xxvi.

² See Ākankheyya Sutta (translated in *Buddhist Suttas*, S.B.E., see p. 210).

³ See *Mahāvagga*, ii, 3, 4-8.

to what they call the Old Commentary of the Pātimokkha,¹ but these learned scholars put forward no arguments whatsoever in support of this view. I suggest, on the other hand, that this formular with its commentary was a later invention and the commentary was devised on the lines of the old commentary, embedded in the *Sutta-Vibhanga*, only for the sake of completeness.² The *Sutta-Vibhanga*, in fact, regards the Pātimokkha as a mere code, while the *Mahāvagga* regards it as a liturgy.

Let us now turn to the contents of the code. The original code seems to have included only 150 rules. Even after it had become a liturgy, the number was the same, as where in *Samana-Vagga* of Anguttara, the Vijji-puttaka Bhikkhu says : “Sādhikam idam bhante diyaddhasikkhā-padasatam anvaddhamāsam uddesam āgaccheti”³ (Tr.—Sirs, the time for the fortnightly recitation of 150 sikkhāpadas arrives), referring no doubt to the rules of the Pātimokkha after it had assumed a liturgical form. In *Milindapanho* also we find the number 150. A good Bhikkhu is described as “diyaddhesu sikkhāpadasatesu

¹ See *Vinaya Texts*, pt. i, S.B.E., Intro., pp. xv–xvi.

² It will be observed that in the inset commentary (*Mahāvagga*, ii, 3, 5), in the note on the phrase “yassa siyā āpatti”, offences are divided into two groups—the group of five and the group of seven. This grouping is found in *Cullavagga*, ix, 3, 3, but not in the Pātimokkha itself. Neither of these two groups coincides with the original classification of offences in the Pātimokkha. Some of the offences included in either of the two groups are unknown to it, e.g. *Dukkata*, *Thullaccaya*, *Dubbhāsita*, while others found in it are omitted, e.g. *Aniyata*, *Nissaggiya Pācittiya*, and *Sekhiya*. This re-arrangement of the Pātimokkha classification of offences must have been made much later when the whole Vinaya was developed, and its adoption in the inset commentary seems to me to point to the later formation of this portion of the commentary.

³ See *Samana-Vagga*, iii, 83, 1 (*Anguttara-Nikāya*, P.T.S., pt. i, p. 230).

samādāya vattanto.”¹ (Tr.—accomplished in 150 sikkhā-padas.) But in the Pali Pātimokkha, that we possess, the number of rules is 227. Various suggestions have been made to explain this discrepancy. A comparison of the Pali version of the Pātimokkha with the Chinese and the Thibetan shows differences, both numerical and substantial, in the *Pācittiya* and the *Sekhiya* rules, the greater discrepancy being with regard to the latter head.² Besides, the total number of *Sekhiyas* is not mentioned, as is usual in the Pali version, indicating, as some scholars suggest, that they were not strictly a part and parcel of the code, being mere matters of detail, and might be added to or taken away from.³ But even if we exclude the *Sekhiyas*, the number comes to 152 and no calculation can make it exactly 150. The fact probably is that the original code was an elastic one, and before reaching a standard text it underwent various and complicated interpolations which it is now well nigh impossible for us to detect. A few instances will serve to illustrate this.

It is admitted in the *Vinayapitaka*⁴ that the rehearsal of the Sikkhā-padas was adopted as a congregational liturgy at a later stage in imitation of the rites of the non-Buddhist Paribrājakas. Yet we find Sikkhā-padas in which the liturgical form of the Pātimokkha is clearly recognized (e.g. *Pācittiya*, 72, 73). Then the seven *Adhikaranasamathas* seem to stand apart from the rest of the work and have all the appearance of being of later

¹ See Tenckner's *Milindapanho*, p. 243. The number 150 occurs also at p. 272, ibid.

² See *Pātimokkha* (in Bengali) by Bidhusekhar Sastri, pp. 4, 5 of *Nivedana*.

³ See ibid., p. 233.

⁴ See *Mahāvagga*, ii, 1.

growth. In the First Council there was some dispute as to what were the minor and lesser precept's (*khuddānu-khuddakāni silkhāpadāni*). Some said that these referred to all the rules, except the *Pārājikas*, others the *Sanghā-disesas*, others *Aniyatas*, others *Nissaggiyas*, others *Pācittiyyas*, and others *Pātidesaniyas*.¹ It will be observed that no one mentioned the *Sekhiyas* and the *Adhikarana-samatthas* and claimed authenticity and primacy for them. Evidently they were considered to be of a somewhat different character from the rest. The *Adhikarana-samatthas* lay down adjective law or the law of procedure, while the rest of the *Pātimokkha* contains substantive law. Take, for instance, the case of the thirteen rules called *Sanghādisesa*. Certain offences are described in these rules, and the penalties also are prescribed. But nothing is said about the mode of adjudication, though some offences are such as cannot be dealt with without formal and elaborate trial (e.g. *Sanghādisesa*, 8, which would amount to an *Āpattiādhikarana* and in which the complaint must be proved to be groundless).² The difficulty must have been experienced later on and the need felt for codifying the law of procedure, which is done in the *Adhikarana-samatthas*. Then, again, the usual interrogatory part does not fit in with this section, for no substantive offences are mentioned as in the other sections. The forms of procedure also clearly point to the development of separate congregations, within settled boundaries of residence,

¹ See *Cullavagga*, xi, 1, 9.

² Jo pana Bhikkhu Bhikkhum dutto doso appatīto amūlakena pārājikena dhammena anuddhamseyya appevenāma nam imamhā brahmacariyā cāveyyanti tato sparena samayena samanuggāhiyamāno vā amūlakanceva tam adhikaranam hoti Bhikkhu ca dosam patittāti samghādiseso. This would be an *Āpattiādhikarana*; see *Cullavagga*, iv, 14, 10.

exercising definite ecclesiastical jurisdiction over individual members belonging to each. As I shall show in Chapter V, this is a much later stage in the growth of the Buddhist Sangha—much later than the time when the code of Pātimokkha was drawn up.

Some rules of the Pātimokkha (e.g. *Pācittiya*, 69, 73) assume the existence of forms of procedure which are nowhere found in the Pātimokkha itself, but in *Cullavagga*, i. In *Pāc.*, 69, occurs the phrase *Akatānudhammena* ("not dealt with according to form"). The *Vibhanga* says that the form contemplated here is *Ukkhepaniya-kamma*, but the Pātimokkha knows nothing of such a form. In *Pāc.*, 73, we have the expression "Janca tattham āpattim āpanno Janca jathādhammo kāretabbo" (the offence arising therefrom is to be dealt with according to the proper form), which seems to contemplate a *Tajjaniya-kamma* for stupidity.¹ Such expressions as above point to the intrusion into the Pātimokkha of later elements of developed Vinaya.

Sometimes a rule is introduced into the Pātimokkha in the form in which the rules of the *Mahāvagga* and *Culla-vagga* are cast, suggesting as if Buddha himself were laying down the rule to the Bhikkhus assembled. The story-part is indeed cut out, but the form of address is maintained perhaps through inadvertence. In *Pācittiya*, 71, occurs the expression, "Sikkhamānena **Bhikkhave** bhikkhunā anjātabbam paripucchitabbam paripanhitabbam, ayam tattha sāmīci." (Tr.—O Bhikkhus, it is proper that the Bhikkhu under training should understand, question and cross-question)—which reads just like a rule in the *Mahā-vagga*. In *Nissaggiya Pācittiya*, 10, also the form of

¹ See *Cullavagga*, i, 4, 1 (*Tajjaniya-kamma* is for a "bāla" among others).

address, Bhikkhave,¹ occurs in a similar recommendatory rule (e.g. Civarathikena *Bhikkhave bhikkhunā veyyā-vaccakaro niddisitabbo*, etc.).

Then, again, the classification of offences does not appear to have been made on any initially recognized principle, but is more or less haphazard and promiscuous suggesting,² if not actually later additions and alterations, at least the

¹ Rhys Davids and Oldenberg say: "This word of address is most noteworthy as standing quite isolated in the Pātimokha. It must be meant as an address by the Buddha himself to the Brethren; for, if it were the address of the Bhikkhu reciting the Pātimokha, the expression used would necessarily be *Ayasmanta*, as in the closing words of each chapter, or words to that effect." The learned translators go on to say: "That it should have been left in is a striking proof of the faithfulness with which the Pātimokha has been preserved. Is it a survival of some form of word older even than the Pātimokha? Or is it merely an ancient blunder?" (*Vinaya Texts*, S.B.E., pt. i, p. 23, footnote). If by faithfulness the learned translators mean the faithfulness of Ceylonese scribes I have nothing to say. In the Thibetan *So-sar-thar-pa*, the form of address, which was probably felt to be anomalous, is deleted. (See J. and P.A.S.B., vol. xi, Nos. 3, 4, March and April, 1915, pp. 47-8 and 59, *Pac.* 75, which corresponds to Pali *Pac.* 71.) But my point is that the standard text of the Pātimokha as a code did not come into existence at once self-complete. Before reaching a standard text, the rules were surely not regarded as possessing any exclusive sanctity, and there were many additions and alterations at different stages. I do not understand the questions raised by the translators. The form of address, anomalously maintained, seems to me to point to later interpolations.

² Rhys Davids and Oldenberg say: "Inside each class (of offences) the sequence of the clauses follows no invariable rule. Sometimes offences of a related character are placed together in groups, but sometimes those which would naturally come together are found scattered in quite different parts of the same class. It is perhaps worthy of notice that there sometimes seems, as in the two cases first mentioned in the last note, to be an effort to arrange the offences in groups (*Vaggagga*) of ten: and in three cases we find regulations formulated with the utmost brevity (the offences being merely expressed by a locative case dependent on *Pācītiyam*) at the commencement of such a *Vaggagga*."—*Vinaya Texts*, pt. 1 (S.B.E., vol. xiii), Intro., p. xiv.

elasticity of the code which offered opportunities for them. Kindred offences are sometimes grouped together and sometimes scattered in different parts under the same head. There are, in fact, so many irregularities and discrepancies throughout that it is clear that the original code could not have been characterized by rigidity and self-completeness. Take the *Pācittiya* rules for instance. It will be observed that rules 83–92 (except one) hang together and are designated in the Pali book as *Ratnavagga*, but rule 85 does not fit into it. There is no reason why rule 82¹ of *Pācittiya* should be placed under that category while rule 30² of *Nissaggiya Pācittiya* under another category. The second seems to be only a special application of the first, and in the Thibetan version of the *Pātimokkha* the second rule is excluded.³ Rules 67 and 45⁴ also of *Pācittiya* are comprehensive enough to cover rules 27 and 30⁵ of the same section. Rhys Davids and Oldenberg have uttered a warning against the attempt to trace in such irregularities in arrangement, which may very well be due to want of literary clearness in the compilers, any historical argu-

¹ Jo pana bhikkhu jānam sanghikam läbhām parinatam puggalassa parināmeyya pācittiyam.

² Jo pana bhikkhu jānam sanghikam läbhām parinatam attano parināmeyya nissaggiyam pācittiyam.

³ See *So-sor-thar-pa* (J.A.S.B., vol. xi, Nos. 3, 4, March and April, 1915), edited by S. C. Vidyābhūsan, p. 32.

⁴ Jo pana bhikkhu mātugāmena saddhim samvidhāya ekaddhā-namaggam patipajjeyya antamaso gāmantarampi pācittiyam (*Pāc.*, 67); Jo pana bhikkhu mātugāmena saddhim eko ekāya raho nisajjam kappeyya pācittiyam (*Pāc.*, 45).

⁵ Jo pana bhikkhu bhikkhuniyā saddhim samvidhāya ekaddhānamaggam patipajjeyya antamaso gāmantarampi anutra samayā pācittiyam (*Pāc.*, 27); Jo pana bhikkhu bhikkhuniyā saddhim eko ekāya raho nisajjam kappeyya pācittiyam (*Pāc.*, 30).

ment.¹ But these irregularities show in the first place the original elasticity of the code and in the second place they become circumstantial evidence, taken together with other facts, of later manipulations of the code. But the *Pātimokkha*, curiously enough, outgrew the form of a code and developed into a form of confessional service.

¹ "The irregularities in arrangement may very well be due to want of literary clearness in the compilers of the present Form of Confession, and it would be hazardous to trace in it any historical argument"—*Vinaya Texts*, pt. 1 (S.B.E., vol. xiii), Intro., p. xiv.

CHAPTER IV

THE PĀTIMOKKHA AS A RITUAL

In the previous chapter we have observed that the Buddhist Sangha originated as a mere sect of the Paribrahma community of the sixth century B.C. Its unity lay in a common Dhamma, but it had originally no special external bond of union. The Vinaya which it recognized was not a special Buddhist Vinaya. This latter kind of Vinaya in its earliest form was probably settled at the First Buddhist Council, which is called the Vinayasangiti in the eleventh Khandaka of the *Cullavagga*. It has also been shown that the earliest form of the Vinaya was the code of Pātimokkha. The codified body of rules, which was intended specially for the Buddhist Sangha, was advisedly called by this name (Pātimokkha = bond) because it supplied for the Buddhist Bhikkhus an external bond of union. The present ritual form of the Pātimokkha was not its original form—the original was a mere code. It was only subsequently that it became the ground of a Buddhist ritual and was re-edited for that purpose. The *Introductory Formular* at the beginning and the *Interrogatory Portions* appended to each section seem to have been later additions.

The Buddhist rite of Uposatha, of which the recital of the Pātimokkha forms the essential part, is at least as old as the *Vinayapitaka*. But it is certainly not as old as the foundation of the Buddhist Sangha itself. An earlier communal rite is referred to in the story of Vipassi

in the *Mahāpadāna Sutta*, and the later introduction of the Uposatha is also clearly admitted in *Mahāvagga*, ii, 1. But this Uposatha ceremony was by no means a Buddhist innovation, for its germs may be traced in a well-known Vedic institution, which strikingly exemplifies the dictum of Edward Clodd, stated as it is in an extreme form, that "in religions there are no inventions, only survivals".¹

The rudimentary idea in the Buddhist Uposatha service seems to be the observance of sacred days. Round about this, certain peculiarly Buddhistic ideas have gathered together, e.g. the Buddhist doctrine of confession. But the rite itself, which is, as I shall show, a curious combination of certain distinct ideas, has passed through two principal stages. At first it was of a practical character, being one of the main regulations of monastic life, perhaps the chief instrument of communal self-government in the Buddhist Sangha. But this practical character and purpose of the Uposatha service afterwards evaporated. - It became a mere ceremonial observance, serving the same purpose among the Buddhist Bhikkhus as the Holy Communion amongst the Christians, being nothing but the formal embodiment of the corporate life of a cenobitical society resident at an *Āvāsa*.

The observance of the sacred days is found in the Vedic times in close and inseparable connexion with certain Vedic sacrifices.

The days of the Full Moon and the New Moon were from the earliest times in India regarded as sacred for sacrificial purposes. The Full Moon and the New Moon are effusively greeted in two hymns of the *Atharva-veda*.² The Vedic

¹ See *The Story of the Primitive Man*, p. 185.

² A.V., vii, 79, 80.

sacrifices of *Paurṇamāsa* and *Darśa* used to be offered on these days. As preliminary to these sacrifices, the preceding *dīv*s had to be kept holy by the intending sacrificer by fasting or partial abstention from food, as well as by retirement at night into the house in which the sacrificial fire was kept.¹ There is a legend in the *Satapatha-Brāhmaṇa*, by no means peculiar or original, that on these days the gods come to dwell with the intending sacrificer.² Hence these days, on which the *Vrata* ceremonies of fasting, etc., were observed, were called *Upavasatha* days (*upa* “near” and *vas* “to dwell”).³ Tylor has pointed out the world-wide prevalence of the belief existing at all stages of civilization in the close connexion between fasting and intercourse with gods.⁴ So the Puritan poet of England speaks of “Spare Fast that with the gods doth diet”, spiritualizing perhaps what was an essentially material conception.⁵ Since primitive times the faith in ceremonial observances on these sacred *Vrata* days must have been widely prevalent in India. One is tempted to think that this primitive belief embodied itself in a settled institution first among the Brāhmanical circles and then the institution spread among all classes, even those who never fully abode by the Aryan cult of ritualism and sacrifice. This is suggested by the fact that ceremonial observances on the *Vrata* days are very intimately connected with the Vedic sacrifices, but among those who are not ritualists and sacrificers, the Jainas

¹ Vide *Satapatha-Brāhmaṇa*, 1, 1, 1, 8 (fasting), 9 (partial fasting), 11 (retirement at night into the fire-room).

² Vide *Satapatha-Brāhmaṇa*, 1, 1, 1, 7.

³ *Ibid.*

⁴ Tylor's *Primitive Culture* (1891), vol. ii, chap. xviii, pp. 410 ff.

⁵ Milton, *Il Penseroso*, l. 46.

for instance, the custom prevails with equal persistence. It is curious to observe how close the resemblance is between the *Vrata* ceremonies of the Vedic ritualist and the *Posadha* ceremonies of the Jaina, though the reason for such observances, as stated in the *Satapatha-Brāhmaṇa*,¹ would not apply in the case of the latter. The Jainas retire on these sacred days into the *Posadha-Sālā*, just as the sacrificer would go into the *Agnyāgāra*, and they take upon themselves the vow of the four abstinences (*Upavāsa*), viz. from food (*āhāra*), from luxuries (*sharīra-satkāra*), from sexual intercourse (*abrahma*), and daily work (*vyāpāra*).² Similar abstinences are prescribed also for Buddhist laymen who celebrate the occasion by the observance of the Eight *Silas*. But among the religious mendicants the custom seems to have been different from that which prevailed among the laics. Another form of sacred-day observance is related of them in *Mahāvagga*, ii, 1. The reason for this difference is not far to seek. The "abstinences" were already implied in the assumption of the life of the religious mendicant, and some substitute had to be found among them for these ceremonial abstinences which prevailed among the laity. Such substitute was probably found in religious discourses.

In the *Āruneyopanishad* the rehearsal of the *Āranyaka* and *Upanishad* "among all the Vedas" is enjoined on the *Sannyāsin*.³ It is also said in *Mahāvagga*, ii, 1, that the non-Buddhist *Paribrājakas* would meet together and hold religious discourses on the sacred days of the month. This

¹ Vide I, 1, 1, 8, 11. (The intending sacrificer ought to fast because the gods are not yet feasted, and he should lie in the fire-house to keep the gods, who come to dwell with him, company.)

² See Hoernle's *Uvāsagadasō* (Bibliotheca Indica), note 87.

³ Sarveṣu vedeṣvāranyakamāvartayedupaniṣadamāvartayet—Ārun. 2.

points to a general custom among the Paribrājakas of observing the sacred days, not in the manner of lay people, but in their own characteristic fashion. On these days the Brāhmanical Sannyāsis would discourse on the Āranyaka and the Upanishad, while the other classes of Paribrājakas would expound their own canonical literature, transmitted by their teachers most probably by word of mouth. In this way religious discourses among the Paribrājakas took the place of the Vrata ceremonies among the sacrificers. But it seems that the custom was but loosely followed among them, as the free, wandering, unsocial life of the Paribrājakas would not tend to the rigid establishment of any custom, and this is perhaps the reason why it is not mentioned more frequently as a rule of Paribrājaka life. The Buddhist Bhikkhus, at any rate, did not originally follow the custom of ceremonially observing the sacred days by religious discourses.¹ In the *Mahāpadāna Sutta* the Bhikkhus meet together once in six years to recite a hymn which constitutes their Uposatha service.² But the Bhikkhus afterwards adopted the custom from other sects of Paribrājakas,³ and its later introduction into Buddhism is further evidenced by the fact that we hear of "ignorant, unlearned Bhikkhus who neither know Uposatha nor the recital of Pātimokkha".⁴

But though the custom of observing the Uposatha days was a common one from the most primitive times, the form which it assumed among the Buddhist Bhikkhus seems to have been peculiar to them. The *Mahāvagga* story

¹ See *Mahāvagga*, ii, 1.

² See Chap. III.

³ Anujānāmi bhikkhave cātuddase pannarase atthamiyā ca pakkhassa sannipatitun ti—*Mahā.*, ii, 1, 4.

⁴ *Mahāvagga*, ii, 17; 21. 2, 3, 4.

tells us that the non-Buddhist Paribrājakas would meet together and merely discourse on their dhamma (sannipatitvā dhammam bhāsanti). The Buddhists were at first enjoined to observe the Uposatha in this very manner,¹ and the form of confessional service was developed subsequently. The frame of the Pātimokkha, as it now stands, unmistakably shows that it was intended that during its recitation a guilty Bhikkhu should confess his offence if he had not done so before. The preliminary *Nidāna* and the interrogatory portion after each section of the code carry this significance, and the addition of these parts to the code has completely changed, almost beyond recognition, the original character of the Pātimokkha. It is necessary to inquire into this doctrine of confession which came to be incorporated with the code, transforming its character and investing it with a new purpose altogether.

Now the doctrine of confession has two branches—a religious and a legal one—the first leading to absolution and the second to the assumption of penal proceedings. The religious confession called *Exomologesis* was an old institution of Christianity. In Buddhism also it is well recognized. In the Pātimokkha four offences of a light nature, called *Pātidesaniyas*, are described, and a form of confession is prescribed on following which the guilty person obtains absolution from them. The scope of the doctrine of absolution on confession seems to have been afterwards widened, and in *Cullavagga*, iv, 14, 30–31, any light offence (*lakukā āpatti*) is said to be set at rest on confession by the guilty Bhikkhu. The principle is clearly

¹ Anujānāmi bhikkhave cātuddase pannarase atthamiyā pakkhassa sannipatitvā dhammam bhāsitun ti—*Mahā*, ii, 2, 1.

recognized in *Cullavagga*, v, 20, 5, where it is said “*ariyassa vinaye yo accayam accayato disvā yathādhammam patikaroti . . . āyatim samvaram āpajjatiti*” (Tr.—In these Rules laid down by the Venerable One, he who realizes his lapse to be as such and remedies it according to law, obtains absolution at once), as well as in the *Nidāna* of the Pātimokkha : “*āpatti āvikātabbā āvikatā hi 'ss phāsu hoti*”¹ (Tr.—Unconfessed offences are cleared up on confession). But there were graver offences for which confession would be no atonement at all. It is difficult to ascertain how these offences would be dealt with before Buddhist monachism had attained to that stage when each Bhikkhu was regarded as the member of a particular Sāṅgha, subject to its disciplinary jurisdiction.² This was, as I shall show in the next chapter, a later stage of development, and the procedure codified in the section on the *Adhikarana-samatthas* could not possibly be taken when eremitical habits prevailed among the Bhikkhus. The original codal form of the Pātimokkha belonged to the earlier stage, and it is significant that only one group of offences (*Sanghādisesa*) is mentioned as coming within the disciplinary jurisdiction of the Sangha, and it is in the case of this group only that certain penalties to be imposed upon the Bhikkhu, even against his will—(mark the word *akāmā* in “*tāvatiham tena bhikkhunā akāmā parivatthabbam*”, etc.)—viz. *Parivāsa* and *Mānatta*, are laid down. In the case of the other offences, it is nowhere stated or suggested in the Pātimokkha itself that the Sangha should have jurisdiction over them, and no mode of exercising such jurisdiction is defined as in the case of

¹ See *Mahāvagga*, ii, 3, 3.

² See Chap. V of the present thesis.

the *Sanghādisesas*. In the following chapters I shall trace in broad outline how settled cenobitical societies were evolved out of the original eremitical ideal with which Buddhism had started and how these societies or Sanghas came later on to exercise jurisdiction over each individual member. From one group of offences the Sangha extended its jurisdiction over all the others, and not only the *Sanghādisesas*, but all offences, were brought within the range of its disciplinary proceedings. Alongside of it the law of procedure embodied in the *Adhikarana-samatthas* was gradually developed, and it was at this stage, when the jurisdiction of the Sangha was extended over all offences, that the idea of Legal Confession was evolved. It led to the adoption by the Sangha of disciplinary proceedings with regard to the guilty member, as apart from mere religious confession, which led to absolution from the guilt confessed. Confession was the necessary pre-condition of almost all disciplinary proceedings,¹ and on failure to confess (*āpattiyyā adassane*) the guilty member would be punished with suspension from the Sangha (*Ukkhepaniya-kamma*).² The incorporation of the doctrine of legal confession with the code was a real necessity, as without it the whole code would be mere dead letter and no disciplinary proceedings could be taken upon it. Hence emphasis was laid on the duty of confession, which was indeed the centre-point of monastic discipline, and an adventitious solemnity was given to it by prescribing the performance of this duty on the ceremonially sacred days. We are

¹ Na bhikkhave apatinnāya bhikkhūnam kammam kātabbam (here follows the enumeration of the different forms of discipline) yo kareyya āpatti dukkatassa—*Cullavagga*, iv, 7.

² *Cullavagga*, i, 25, 1 (*āpattiyyā adassane ukkhepaniya-kamma*).

thus in a position to understand not only how the Uposatha became a confessional service, but also why it seems to be peculiar to the Buddhists. It was the distinct outgrowth of Buddhist monastic life. Among those who followed the eremitical ideal of an unsocial wandering life such a form of religious service would have little utility or significance. But curiously enough this practical character of the confessional service afterwards evaporated and the original idea of a mere ceremonial observance reasserted itself.

It has been already remarked that "the whole form of the Pātimokkha shows that it was at first intended that a guilty Bhikkhu should confess his offence during the recitation, if he had not done so before".¹ But in *Cullavagga*, ix, 2, 1, the Pātimokkha is interdicted for one who has been guilty of any offence, the violation of this interdiction amounting to a *Dukkata*. In *Cullavagga*, ix, 1, 1, Buddha refuses to recite the Pātimokkha because the assembly is not pure. This interdiction is implied in the custom of *Parisuddhi* before Uposatha, which is elaborated with several illustrations in *Mahāvagga*, ii, 27. This was the very negation of the practical character of the Uposatha and the admission of its purely ceremonial character. From being an instrument of monastic discipline it came to be nothing more than the organized expression of the communal life of the Buddhist community. The unity of the resident monks at an Āvāsa was expressed in the common observance of the Uposatha service which could not be validly performed with an incomplete

¹ Per Rhys Davids and Oldenberg. See *Vinaya Texts* (S.B.E.), pt. iii, p. 306, footnote.

fraternity.¹ The variations which were made on this rule of complete observance were rejected afterwards at the Council of Vesali.² If a new community were formed through a schism, the members of it performed independently three kinds of acts—*Uposatha*, *Pavāranā*, and *Kammavācā*.³ If, on the other hand, the schismatic parties afterwards coalesced, they celebrated their reunion by holding what was called a *Sāmaggi-Uposatha*.⁴ Thus the Uposatha became, though never in form yet in essence, only the outward expression of the religious fellowship of a community of Bhikkhus resident at an Āvāsa. It thus ultimately became among the Buddhists a ceremony closely resembling the Holy Communion of the Christians minus, of course, those rites in the nature of a mysterium which have grown into the latter from a range of primitive ideas with which Buddhism owns no contact. It is interesting to observe that even the Buddhist idea of *Parisuddhi* before the Uposatha service is paralleled by a similar idea in early Christianity. Certain offences were held to exclude the guilty person from sharing in the Eucharist: these were three groups classified as (i) idolatry (including apostasy), (ii) adultery, and (iii) murder.⁵ There is this difference, however, that the

¹ Cf. the distinction between *Vagga Uposatha* and *Samagga Uposatha* (*Mahā*., ii, 14, 2). Read this with ii, 2, 4, where the Uposatha cannot be held in the absence of a single Bhikkhu unless (i) he has declared his *Parisuddhi* or (ii) he has been taken outside the boundary of the Āvāsa. It is laid down “na tv 'eva vaggena sanghena uposatho kātabbo”. (See *Digha Nikāya*, P.T.S., vol. i, p. 122.)

² Cf. *Āvāsakappa* (*Culla*., xii, 2, 8), which is interdicted in *Mahā*., ii, 8, 3.

³ *Cullavagga*, vii, 5, 2.

⁴ *Mahā*., ii, 36, 4 and x, 5, 14.

⁵ See *Encyclopædia Britannica* on *Confession* (11th ed.).

exclusion in Christianity was not revocable as in Buddhism. Even in the modern form of service of the Holy Communion the following provision is observed¹: "If any one of those (intending partakers of the Holy Communion) be an open and notorious evil liver, or have done any wrong to his neighbours by word or deed so that the congregation be thereby offended, the curate, having knowledge thereof, shall call him and advertise him, that in any wise he presume not to come to the Lord's Table until he hath openly declared himself to have truly repented and amended his former naughty life, that the congregation may thereby be satisfied which before was offended; and that he hath recompensed the parties to whom he hath done wrong; or at least declared himself to be in full purpose so to do as soon as he conveniently may."

¹ See *The Communion Service* (from *The Book of Common Prayer*), edited by the Right Rev. John William Colenso, D.D., Lord Bishop of Natal (Macmillan & Co., London, 1886), pp. 1-2.

CHAPTER V

THE GROWTH OF THE BUDDHIST CŒNOBIUM

Saint Benedict divides monks into four classes : Cenobites, Anchorites, Sarabites, and Gyrovagi.¹ Among the early Paribrājakas of India, though we find the other three classes, no cenobites are found. The Paribrājakas are mostly of Anchorite *cum* Gyrovagus character. In the Buddhist sect of the Paribrājakas also, the cenobitical ideal seems to have been originally unknown. We find it expressly ruled out in a number of passages cited below which belong to an earlier range of Buddhistic ideas. But, with the lapse of time and the growth of the Buddhist Sangha, the communal life of the Bhikkhus came to gravitate more and more towards a cœnobium. The contrast between the earlier eremitical and the latter

¹ See the *Rule of Saint Benedict*, chap. i, translated by Gasquet in the King's Classics Series (Chatto and Windus). The following summary will suffice : The Cenobites are those who live in a monastery under a Rule or an Abbot. The Anchorites are in effect those who do not belong to any cenobitical society. The Sarabites are unschooled and undisciplined monks who "lie to God by their tonsure". The Gyrovagi are those who move about all their lives through various countries, "who are always on the move and never settle down." By Anchorites, Saint Benedict specially alluded to the Syrian monks who passed from the monastery into eremitical life. Among the Indian Paribrājakas, Sarabites were by no means uncommon. They were those who, according to Nāgasena, "joined the Order in terror at the tyranny of kings, or through fear of robbers, or harassment of debts, or hope of gaining a livelihood." See Tenckner's *Milindapanho*, p. 32.

cenobitical ideal struck Milinda, and forms the subject of his inquiry in the forty-first dilemma propounded to Nāgasena. Milinda asks :¹

“ Bhante Nāgasena, bhāsitam p’etam Bhagavatā
Santhavāto bhayam jātam, niketā jāyati rajo,
Aniketam asanthavam, etam ve munidassanan ti.

Puna ca bhanitam :

Vihāre kāraye ramme, vāsay’ettha bahussute ti.
* * * * *

Ayam pi ubhayokotiko panho
tavānuppatto, so tayā nibbāhitabbo ti.”

(Rhys Davids’ Tr.—

Venerable Nāgasena, the Blessed One said :

“ In friendship of the world anxiety is born,
In household life distraction’s dust springs up,
The state set free from home and friendship’s ties,
That and that only is the recluse’s aim.”

But, on the other hand, He said :

“ Let therefore the wise man,
Regarding his own weal,
Have pleasant dwelling-places built,
And lodge there learned men.”

* * * * *

This too is a double-edged problem, now put to you, which you have to solve.)

For the solution of such problems it is only the historical method of inquiry, which a learned English writer has aptly called a “key to unlock ancient riddles, a solvent of apparent contradictions, a touch-stone of sophistries”,²

¹ See Tenckner’s *Milindapanho*, p. 211.

² See Sir Frederick Pollock’s *Oxford Lectures and other Discourses*, p. 42.

that can be really helpful. But of this, of course, neither the simple-minded king nor his eloquent preceptor knew anything whatever. The fact is that the *Muni Sutta*,¹ from which Milinda quotes, belongs to a stage in the evolution of Buddhist communal life which had already passed away when the second Gāthā was composed. Between the two intervenes a considerable period of evolution, of modification, development and growth.

In numerous passages of Buddhist canonical literature settled life in a monastery is not contemplated at all, and the ideal life for a Bhikkhu is set out to be a free, unsocial, eremitical one. In *Mahāvagga*, i, 11, we find Buddha insisting on unsocial life in its extreme form—mā ekena dve agamittha (let not two of you go the same way), and in *Mahāparinibbāna Suttanta*, i, 6, we find him declaring “Yāvakīvan ca bhikkhave bhikkhū ārannakesu senāsaneshu sāpekhā bhavissanti, vuddhi yeva bhikkhave bhikkhūnam pātikankhā no parihāni” (so long as the Bhikkhus delight in forest-seats, so long they may be expected not to decline, but to prosper). The eremitical ideal indicated here—a life of solitude and hardship—is that set forth in the so-called four Nissaya^s² which constitute a curious formal survival in the ordination ceremony of modern Buddhism from a stratum of primitive ideas which has long since worn away. In these are recommended to the Buddhist neophyte four ascetic and eremitical practices, viz. *Pindiyālopa-bhojanam* (mendicancy), *Pamsukulacīvaram* (clothing in cast-off rags), *Rukkhamūlasenāsanam* (sitting and lying at the foot of a tree), and *Pūtimuttabhesajjam* (using urine as

¹ In the *Sutta-nipāta*.

² *Mahāvagga*, i, 30, 4, and 77.

medicine). Exceptions to these practices are admitted, but not recommended.¹ The same eremitical ideal is insistently harped upon in the *Sutta-nipāta*, which certainly contains some of the oldest passages of primitive Buddhism.² Thus the whole *Khaggavisāna Sutta*,³ with its refrain, Eko care khaggavisānakappo (Let him wander alone like a rhinoceros), is devoted to the exaltation of it. The same ideal is to be found also in the *Sāriputta Sutta*,⁴ in which the Bhikkhu "who is loath of the world and affects an isolated seat or the root of a tree or a cemetery or who lives in the caves of the mountains" is extolled.⁵ In many hymns of the *Dhammapada* and the *Theragāthā* this praise of eremitical life is repeatedly echoed. The following hymn, for instance, recommends aloofness

¹ These are called *Atirekalābhō* (translated as "extra allowances").

² About the primitive character of *Sutta-nipāta* see Fausböll's Introduction to the Translation of *Sutta-nipāta* in S.B.E., vol. x. Fausböll says: "The collection of discourses, *Sutta-nipāta* . . . is very remarkable, as there can be no doubt that it contains some remnants of primitive Buddhism. I consider the greater part of the *Mahāvagga* and nearly the whole of *Āthakavagga* as very old. I have arrived at this conclusion from two reasons, first from the language and secondly from the contents." The learned translator says further: "We see here a picture not of life in monasteries, but of the life of hermits in its first stage."—Intro., p. xii.

In the preface to the *Sutta-nipāta* (P.T.S.), Fausböll adds the *Parāyanavagga* to *Mahāvagga* and *Āthakavagga* (see p. iv). The whole subject of the character of *Sutta-nipāta* is discussed by Rhys Davids in *Buddhist India*, pp. 177–9.

³ Included in the *Ūragavagga*.

⁴ Included in the *Āthakavagga*, which Fausböll considers to be very old. See *supra*.

⁵ See Fausböll's *Sutta-nipāta* (P.T.S.), 958:

Bhikkhuno vijigucchato
Bhajato rittam āsanam
Rukkhamūlam susanam vā
Pabbatanam guhāsu vā.

from the society not only of householders, but also of homeless Bhikkhus :

Asamsattham gahatthehi anāgārehi c'ūbhayam
Anokasārim apiccham tamaham brūmi brāhmaṇam.¹

(Max Müller's Tr.—Him I call indeed a Brāhmaṇa who keeps aloof both from laymen and from mendicants, who frequents no houses and has but few desires.)

Again, the ideal extolled in the following hymn has nothing to differentiate it from the ideal of a Brāhmaṇical ascetic or Sannyāsin :

Pamsukūladharam jantum kisam dhamanisanthatam
Ekam vanasmin jhāyantam tamaham brūmi Brāhmaṇam.²

(Max Müller's Tr.—The man who wears dirty raiments, who is emaciated and covered with veins, who lives alone in the forest, and meditates, him I call indeed a Brāhmaṇa.)

Unsocial life is again emphasized in the following :

Ekassa caritam seyyo n'atthi bāle sahāyitā
Eko care na ca pāpāni kariyā
Apposukko mātang' aranne vā nāgo.³

(Max Müller's Tr.—It is better to live alone, there is no companionship with a fool ; let a man walk alone, let him commit no sin, with few wishes, like an elephant in the forest.)

Ekāsanam ekaseyyam ekocaramatandito
Eko damayamattānam vanante ramito siyā.⁴

(Max Müller's Tr.—He alone who, without ceasing, practises the duty of sitting alone and sleeping alone, he,

¹ See Fausböll's *Dhammapada*, No. 404.

² Ibid., No. 395.

³ Ibid., No. 330.

⁴ Ibid., No. 305.

subduing himself, will rejoice in the destruction of all desires alone, as if living in a forest.)

In the *Milindapanho* an old Gāthā is quoted, the antiquity of which is indicated by the curious legend that it was uttered by Brahma Sampati in the presence of Tathāgata, as also by the fact that it occurs both in *Theragāthā* and *Samyutta Nikāya*:

Sevetha pantāni senāsanāni
Careyya samyojanavippamokkhā
Sace ratim nādhigaccheyya tattha
Samghe vase rakkhitatto satimā ti.¹

(Rhys Davids' Tr.—

Seek lodgings distant from the haunts of men,
Live there in freedom from the bonds of sin ;
But he who finds no peace in solitude
May with the Order dwell, guarded in heart,
Mindful and self-possessed.)

The shelter of the Sangha, as is said here, is to be sought only by those who find no peace in solitude : the unsocial life is preferred to cenobitical society. The ascetic eremitical practices mentioned above were classified in later literature² as the thirteen D h u t a n g a s . The practise of them was supposed to bring exceeding great reward, and Nāgasena grows ecstatic over them.³ This ideal of life, it will be observed, is in perfect keeping with the rules of a wandering mendicant's life as set forth in the *Upanishads*.

¹ See Tenckner's *Milindapanho*, p. 402. See also the *Questions of Milinda*, pt. ii, p. 343, footnote 3.

² See *Purivāra*, *passim*, and elsewhere. For the list of the D h u t a n g a s , see Kern's *Manual*, pp. 75-6.

³ The whole of the *Navamavagga* (pp. 348-62) is devoted to an exaltation of them. Notice specially the 28 advantages that are supposed to accrue from their observance.

The *Āruneya* says : Varṣāsu dhruvaśilo'ṣṭau māsānekāki yatiscared dvāveva vā¹ (Tr.—For eight months during the rains the mendicant should remain alone or two together). The Yati or Sannyāsi “as a rule is to make his home by the side of water, on sand-banks in a river, or before the doors of a temple, or to sit or lie on the bare earth. According to *Jābāla*, 6, he should remain homeless in a deserted house or a temple of the gods, on a heap of grass, or an ant-heap, or among the roots of a tree, in a potter's shed, by a sacrificial fire, on an island in a river, in a cave in the mountains, a glen, or a hollow tree, by a waterfall or on the bare earth”.² There can be no doubt that such unsocial, ascetic, and eremitical life was originally contemplated by the Buddhists too. Afterwards it became only an ideal, while the actual practices of the Buddhist Bhikkhus diverged more and more from it. As the āvās were staked out, vihāras constructed, and cenobitical societies gradually developed and organized, the ideal of eremitical life was thrust more and more into the background. Observe how the Four Nissaya — one of the cardinal parts of primitive Buddhism — were considerably modified later on in practice. Mendicancy was at first the rule. But the piety of lay devotees often alleviated the rigours of mendicant life. We hear of householders giving perpetual alms to the Sangha³ or making generous gifts of robes⁴ or keeping up at Vesali a regular service of sweet food,⁵ or a high official at court, a follower

¹ See *Āruneyapanishad*, 4.[†]

² Deussen's *The Philosophy of the Upanishads*, pp. 380–1.

³ *Cullavagga*, iv, 4, 6.

⁴ *Mahāvagga*, viii, 32, 1; 1, 35.

⁵ *Cullavagga*, v, 14, 1.

of the Ājīvakas, providing the day's meal for the Sangha.¹ It was indeed suggested by Devadatta that accepting invitations was inconsistent with the principle of mendicancy.² When monasteries came into existence the resident monks would receive endowments from pious Upāsakas,³ and sometimes Buddhist kings patronized monastic communities by remitting the revenue of a number of villages which was an established custom when Chinese pilgrims began to come to India. Thus mendicancy became optional, provision being otherwise made for the support of the Bhikkhus. To be an avowed Pamsukūla (sabbapamsukūlika), instead of being a point of merit, was held to constitute a Dukkata.⁴ The rule about living at the foot of a tree was modified, if not completely negatived, by the habits of monastic life. Medicaments also were liberally allowed, and the whole sixth Khandaka of the *Mahāvagga* is a treatise on them. Thus the Nissayas which are still recommended to a modern Buddhist neophyte came to be virtually mere matters of taste and option: Devadatta got no credit for enjoining strictness with regard to some of them.⁵

But, in spite of all this, it seems that the eremitical principle contended with and perhaps dominated over the

¹ *Cullavagga*, vi, 10, 1.

² The suggestion is made in the second proposal made by Devadatta, viz., yāvajīvam pindapātikā assu, yo nimantanam sādiyeyya vajjam nam phuseyya (*Cullavagga*, vii, 3, 14). The proposal of Devadatta about a stricter rule of mendicancy is in accordance with the eleemosynary rules of the Jainas (see *Acārāṅga Sutra*, bk. ii, lecture 1, lesson 1, et seq., in Jacobi's *Jaina Sutras*, S.B.E., pt. 1, p. 92 ff.).

³ This is attested by numerous donatory inscriptions—too numerous to mention in detail here. See for examples the Nasik and Karle cave inscriptions in vols. vii and viii of *Epigraphica Indica*.

⁴ *Cullavagga*, v, 10, 2.

⁵ See the story of Devadatta in *Cullavagga*, vii, 3 et seq.

cenobitical principle for a long time, and it may be that the earliest episode of a conflict between the two principles is fossilized in the story of Devadatta, who seems to have attempted unsuccessfully at a revival of the older ideal. Even after the institution of monasteries, numerous Bhikkhus retained their eremitical habits, living in forests, feeding solely on alms, dressing in cast-off rags, and possessing only three pieces of cloth (*ārannakā*, *pindapātikā*, *pamsukūlikā*, *tecivarikā*).¹ In *Cullavagga*, viii, 6, certain rules are laid down expressly for *Āraṇṇaka* Bhikkhus. The story of Dabbo (*Culla.*, iv, 4, 4) is an illustration in point. Dabbo is appointed chamberlain (*senāsanagāhāpaka*) of the *āvāsa* and he is approached by many Bhikkhus asking for seats (*senāsana*). We should ordinarily expect the Bhikkhus to lodge together at a monastery. But in the story the Bhikkhus ask for seats at different parts of Rājagaha lying wide apart, which betrays the survival of the old preference for individualistic and eremitical habits of life.

In the all too meagre accounts that have been left to us of the Sramanas by the Macedonians and the Greeks, we come across no reference to monasteries till we come to Bardesanes in the latter half of the second or the beginning of the third century A.D. Bardesanes is reported to have said of the Shamans, "they have houses and temples of a royal foundation and in them stewards who receive from the King a certain allowance of food."² The origin of

¹ *Mahāvagga*, vii, 1, 1; *Cullavagga*, xii, 1, 8; and elsewhere.

² See McCrindle's *Ancient India: Its Invasion by Alexander the Great*, p. 169. The following note is given by McCrindle: "According to Stobaeus (who flourished probably at the beginning of the sixth century) an Indian embassy came to Syria in the reign of Antoninus of Emesa (Elagabalus) who reigned from A.D. 218-22. The chief of this

Bardesanes's information may be safely put a few centuries back—for what was known of India by the Hellenistic world in the second century A.D. was nothing but the echo of an echo. But a reference to monasteries like this is not to be found in earlier literature, mostly composed though it is of cloying legends conveyed from book to book. For instance, Clemens Alexandrinus (A.D. 200), whose account of the Indian Gymnosophists is obviously a citation from Megasthenes's lost work, *Ta Indika*, refers to the Buddhists as "philosophers who follow the precepts of Boutta and worship a kind of pyramid beneath which they think the bones of some divinity lie buried".¹ Here the Chaitya is referred to, but no Vihāra. Going a little earlier, we find Kleitarchos (quoted by Strabo) saying: "The Pramnai (corruption of Sramana) are philosophers opposed to the Brachmanes and are contentious and fond of argument. They ridicule the Brachmanes who study physiology and astronomy as fools and imposters."² Some of these

embassy, Dandamis or Sandanes, having in Mesopotamia met with Bardesanes (flourished in the later half of the second century and perhaps the earlier half of the third), communicated to him information regarding the Indian Gymnosophists which Bardesanes embodied in a work now lost, but of which the following fragment has been preserved by Stobaeus from Porphyry." The story told by Stobaeus, though full of circumstantial details, seems to be somewhat legendary.

¹ McCrindle's *Ancient India: Its Invasion by Alexander the Great*, p. 71.

² Ibid., pp. 61, 171. According to the Jainas, one who professed *angavidyā* was not to be called a Sramana (*Uttarādhyayana*, lec. xi; Jacobi's *Jaina Sutras*, ii, S.B.E., p. 341). The practice of medicine is condemned as one of the low arts by the Buddhists (*Mahāparinibbāna Suttanta*, 27). A knowledge of astronomy is essentially necessary for a Brāhmin. In the Jaina *Uttarādhyayana*, lec. xxv, 7, 8, the knowledge of *Jyotiśhāṅga* is included among the necessary qualifications of a sacrificial priest (*Jai. Su.* ii, p. 137). But astronomical observations are included in the low arts in the *Mahāparinibbāna Suttanta*, 24.

are called the Pramnai of the mountains, others the Gymnetai (which might refer to the Acelakas or Jaina Digambaras or Munis,¹ nakedness being common to different classes of ascetics and Paribrājakas), and others again as the Pramnai of the city or Pramnai of the country. Kleitarchos must have jumbled together here different sects and conditions of religious wanderers, but he does not allude to any habitation of any of these sects. We look in vain through all the contemporary Greek accounts, "obscured and blemished with fables," for a single reference to a monastery such as we find in the report of Bardesanes, though it conveys information to us not at second but fourth hand. The evidence of the Greek accounts, however, is purely negative, and the sum-total of information that can be derived from them is that for a long time after the Macedonian invasion Buddhist monasteries were neither numerous nor striking enough to attract the notice of foreigners. The view of Vihāras, taken by Nāgasena in the second century B.C., as his second argument in defence of monasteries,² is significant and suggestive. Nāgasena says that the Sangha becomes easily accessible (sulabha-dassana) by having a localized centre. His idea evidently was that vihāras were serviceable as headquarters, so to speak, of the Sangha, the real communal life of which lay outside. In the *Milindapanho*, in fact, the eremitical ideal is upheld,³ though monastic life is admitted

¹ Munis are described as Vātarāśanāḥ or "wind-clad" in *Rig-veda*, x, 136, 2.

² Vihāre vijjamāne . . . sulabha-dassanam dassanakāmānam ani-kete duddassanā bhavissantīti (Tenckner's *Milindapanho*, p. 212).

³ e.g. Yathā mahārāja dipiko arāne tinagahanam vā vanagahanam vā nissāya nillyitvā mige gamhāti, evam eva kho mahārāja joginā yogāvacarena vivekam sevitabbam, etc., etc. . . . vasibhāvam pāpu-nātī (ibid., p. 369). This is quoted only as a typical passage.

as a fact. There is little occasion for doubt that the eremitical principle held sway for a long time even after cœnobium had been developed among the Buddhist Bhikkhus.

At first the *vihāras* served as mere lodging-places of individual Bhikkhus. They were no monasteries, no Sanghārāmas, properly so called, but were probably like the lauras organized by St. Sabas in the Holy Land, "wherein a semi-eremitical life was followed, the monks living in separate huts within the enclosure." The Vihāras likewise were generally located in the pleasure-grounds (ārāmas) of kings or wealthy persons which were often marked off by bamboo fences, thorn-fences or ditches¹ and kept in order by a Superintendent, employed by the donor, called Āramika.² But some Vihāras were also built in the clearings of forests.³ In these Vihāras the Bhikkhus could take refuge from the inclemencies of weather and climate, and that this was their original purpose is indicated by the gāthās in which Buddha thanked the Setthi of Rājagaha, who was the first to build lodging-places for the Bhikkhus.⁴ The word *Vihāra* "in the later

¹ See *Cullavagga*, vi, 3, 10.

² See *Mahāvagga*, vi, 15, 2.

³ See *Mahāvagga*, i, 73, 4; see also description of the stately Vihāra built by Udayi in the forest—*Sutta Vibhangā*, *Sangh*. ii, 1, 1; also Vihāra built for Palita in a forest—Commentary on *Dhammapada* (P.T.S.), p. 85, l. 13.

Sītam unham patihanti tato vālamigāni ca
Sirimsape ca makase ca sisire cāpi vutthiyo,
Tato vātātapo ghoro sanjāto patihannāti
Lenaththan ca sukhaththan ca jhāyitun ca vipassitum
Vihāradānam samghassa aggam buddhen vannitam
Tasmā hi pandito poso sampassam atham attano
Vihāre kāraye ramme vāsayettha bahussute.

Cullavagga, vi, 1, 5.

times almost always was used to designate the whole of a building where many Bhikkhus resided ; in older literature, the dwelling-place, the private apartments of a single Bhikkhu.¹ That the first Vihāras were of this character, the separate lodging-places of individual Bhikkhus, is borne out by the evidence of archæology. "The oldest Vihāras," says Fergusson,² "consists of one cell only ; little hermitages in fact for the residence of a single ascetic. In the next class they were extended to a long verandah with one cell behind it, as in the example, Fig. I. As these had, however, several doors opening outwards, they probably were divided by partitions internally. In the third class, and by far the most numerous class, Fig. II, the cell expands into a hall, generally with pillars in the centre ; and around this the cells of the monks are arranged, the abbot or prior generally occupying cells at either end of the verandah."³ These three types of monasteries represent with curious exactness the modification of the individualistic eremitical life and the corresponding growth of collective cœnobium among the Bhikkhus. The sixty vihāras built by the Setthi of Rājagaha in one day must have been vihāras of the first type.³ But vihāras of the second type also are frequently referred to in older Pali literature : "the entire monastery consisting of the whole rectangular structure being called Vihāra and the separate cells into which it is divided called Parivenas.⁴ In

¹ *Vinaya Texts*, pt. ii, p. 386, footnote.

² *The Rock-cut Temples of India* (1864), Intro., pp. xv-xvi.

³ *Cullavagga*, vi, 1, 4.

⁴ e.g. "Vihārena vihāram parivenena parivenam upasamkamitvā Bhikkhū pucchati" (*Mahāvagga*, vi, 36, 4); "mama vihāro mama parivenam" (Fausböll's *Dhammapada*, p. 281). See other examples given by Childers under *Parivenam* in his *Dictionary of the Pali Language*.

older Pali literature the word, Vihāra, is used promiscuously to signify either the first type or the second. A Vihāra may thus mean the cell of a single Bhikkhu (e.g. the Vihāra of the Upajjhāya)¹ or an entire dwelling-place with several cells. Thrs, it is said, that a vihāra might be built for a number of Bhikkhus or for a single Bhikkhu.² But the third type of monasteries is not alluded to in early Pali literature, and the Bhikkhus are put to curious shifts for the want of it. The inconvenience of the absence of a hall where the whole body of resident monks could be gathered together was very much felt in connexion with the Uposatha service. The service used to be held at first in successive cells³; then a whole vihāra was set apart for the purpose which was called U p o s a t h a - g h a r a (wrongly translated as the “Uposatha-hall”).⁴ Yet a large part of the assembly had to sit outside and the limits within which all the assembled Bhikkhus would be regarded as constituting the Uposatha assembly, called U p o s a t h a - p a m u k h a , were artificially devised by landmarks.⁵

The transition from the eremitical to the cenobitical manner of life was brought about by the institution of Vassā. Paribrājakas of all denominations, it seems, used to observe the rain-retreat. The rule for the Brāhmanical Paribrājaka simply lays down that he should be of fixed residence (*dhruvāśīla*) during the rains.⁶ The

¹ See *Mahāvagga*, i, 25, 14 et seq.

² See *Mahāvagga*, iii, 5, 8, etc.

³ *Mahāvagga*, ii, 8, 1.

⁴ *Ibid.*, ii, 8, 2.

⁵ *Ibid.*, ii, 9, 1.

⁶ *Gautama*, iii, 13; *Baudhāyana*, ii, 6, 11, 20. Haradatta explains *dhruvāśīlo vassu*, in *Gautama*, as *Ekatra tiṣṭhedi*. We are not told whether the Bhikkhu was to live alone or in company during this period.

period is stated in the *Āruneya* to be four months.¹ The Jainas have more elaborate rules about the observance of the Pajjusān.² The period commences when one month and twenty nights of the rainy season have elapsed, but it is allowable to commence the Pajjusān earlier, though not later.³ The Buddhist Bhikkhus also followed the custom of all Paribrājakas and they had two periods for Vassā, the earlier commencing from the day after the full moon of Āsālha and the later a month after that date, the double period being probably of very ancient origin.⁴ This custom of observing the rain-retreat was in its origin presumably nothing more than an enforced necessity in the tropical rains of India when wandering about is a physical impossibility.⁵ But it seems to have assumed with lapse of time a sort of ceremonial significance. It is observed by anthropologists that "when the original purpose of a thing is forgotten or mystified or when the use of it is restricted to a class, time and authority combine to invest it with sanctity".⁶ The rain-retreat of the primitive Paribrājakas is a good illustration in point. Regularly at a certain season of the year the religious wanderer was forced to take up a local habitation. As this habit emerged into self-consciousness, it hardened into a custom. The original purpose came to be lost sight of more and more and the custom gained a corresponding

¹ See *Ārun.*, 4.

² See *Jaina Sutras*, pt. i, pp. 296–311 (Rules for Yatis).

³ *Ibid.*, pp. 296–7.

⁴ *Mahāvagga*, iii, 2, 2. See Rhys Davids and Oldenberg's note thereon in *Vinaya Texts*, pt. i, p. 300, footnote 1.

⁵ It may well be that the tropical rains were more formidable in the 7th, 6th and 5th centuries B.C. in Northern India when large tracts were covered with jungles.

⁶ Per Edward Clodd in the *Story of the Primitive Man*, p. 36.

accession of sanctity. It thus came to be formally enjoined as an indispensable observance for a Sannyāsi, Yati, or Bhikkhu. The details of the custom, however, as it obtained among the Brāhmanical Paribrājakas are obscure, and we are not privileged to know whether they lived during the rain-retreat separately or collectively. But the Jainas and the Buddhists, at any rate, spent the rain-retreat in collective bodies. In the *Mahāparinibbāna Suttanta*, for instance, Buddha calls upon the Bhikkhus to spend the Vassa "each according to the place where his friends, acquaintances, and inmates may live" round about Vesali (samantā vesālim yathā-mittam yathā-sandittham yathā-sambhattam vassam upetha).¹

Out of this institution of rain-retreat, which must have existed among the Buddhists from the very beginning, the āvāsas afterwards originated. The āvāsas were originally colonies staked out for the purpose of sojournment by the Bhikkhus during the rain-retreat. Only during the period of the vassā, the Bhikkhu had the right to a senāsana (seat) in an āvāsa.² To these āvāsas flocked from all quarters Buddhist wandering mendicants during the months from the middle of Āśāḍha or Srāvaṇa to the middle of Kārtika. During these months, therefore, the Buddhist Paribrājakas were split up into separate bodies residing at different āvāsas, and it was in this way that the āvāsa came to be the unit of Buddhist communal life, the residents in an āvāsa constituting together one complete communion. The limits of the communion were definitely circumscribed.

¹ ii, 22.

² *Cullavagga*, vi, 11, 3 : anujānāmi bhikkhave vassānam temāsam patibāhitum utukālam no patibāhitun ti.

The limits (*Simā*) had to be fixed by a formal Resolution (*natti*) and would generally coincide with natural boundaries such as a mountain, a rock, a wood, a tree, a path, an ant-hill, a river or a piece of water,¹ but they must not extend beyond three Yojanas nor to the opposite side of a river unless there were facilities for crossing.² Where no such boundaries could be fixed, the boundaries of the village or of the market town (*Gāma-simā* or *Nigamasimā*) would serve the purpose.³ In a forest the community of residence would extend to a distance of seven *Abbhantaras*. A river, sea, or natural lake could not be a boundary (observe an inconsistency here). In a river, sea, or natural lake the limits extended as far as an average man could spurt water all around.⁴ Two boundaries must not overlap and one must not encompass the other: an interstice must be left between them.⁵ An *āvāsa* was, therefore, a definitely circumscribed colony of Bhikkhus. Its corporate communal life was expressed in the congregational Uposatha service, in which *all* the residents of the *āvāsa* were bound to join either by personal attendance or by proxy to whom the *Chanda* or consent of the absentee member had been declared.⁶ If one could not join in the congregational service, he must for the time being remain outside the boundary.⁷ Emphasis is laid on the completeness of the fraternity present at the congregational service, the holding of which with an incomplete communion would amount to a *Dukkata*.⁸ If robes were given to a boundary (*Simā*), they must be distributed among all Bhikkhus resident

¹ *Mahāvagga*, ii, 6.

² *Ibid.*, ii, 7, 1 and 2.

³ *Ibid.*, ii, 12, 7.

⁴ *Ibid., supra*.

⁵ *Ibid.*, ii, 13, 1-2.

⁶ *Ibid.*, ii, 23.

⁷ *Ibid.*, ii, 24, 2.

⁸ *Ibid.*, ii, 24, 2, e.g. "na tu eva vaggena samghena uposatha kātabbo. Kāreyya ce, āpatti dukkatassa."

within it.¹ There existed, however, some āvāsas which shared all profits in common (*samānalābhā*), and when a gift of robes was made to one of them, it was divided among all²—a custom which reminds us of the grouping of monasteries into congregations or orders among the Black Monks of the thirteenth century. But the idea was not fully carried out in Buddhist monachism. At the periodical distribution of robes, again, common residence in an āvāsa as well as the condition of the Bhikkhu's clothes was laid down as a necessary condition (*Palibodha* of *Kanthina*).³ The āvāsas thus appear as congregational organizations, each self-contained within its own boundary. In later times each congregation began to develop a distinct and separate individuality of its own, but in the beginning these āvāsas must have fully shared in the entire, undivided life of the whole Buddhist community.

It was in these primitive āvāsas that early Pali literature had its origin and growth. In Buddhist canonical literature one comes across among legendary materials realistic descriptions of the sort of life lived in the āvāsas. The night is far spent at one āvāsa in earnest, many-sided debate—some Bhikkhus reciting the *Dhamma*, the *Suttantikas* propounding the *Suttantas*, the *Vinayadharas* discussing the *Vinaya*, and the *Dhammadhikas* conversing about the *Dhamma*.⁴ At the time when āvāsas began to develop, the Bhikkhus had already come into a rich heritage of ecclesiastical laws, legal commentaries, hymns, fables, and philosophic speculations which provided for

¹ *Mahāvagga*, viii, 32.

² See *Mahāvagga*, viii, 32, 1 (*mātikā*, No. 2).

³ See *Mahāvagga*, vii, 13 (the two *Palibodhas* are *cīvara* and *āvāsa*).

⁴ See *Mahāvagga*, iv, 15, 4.

them a none too inconsiderable intellectual pabulum. This clostral learning went on, modified, developed, and systematized at the āvāsas by Suttantikas, Vinayadharas, Dhammadhikas, and other professors. The *Pitakas* were not yet closed, and there was still ample scope for the play of original thought and speculation. "It is evident," says Rhys Davids,¹ "that at the time when the Suttantas were put together as we have them, the legendary material current among the community was still in a fluid, unstable condition, so that it was not only possible, it was considered quite the proper thing to add to or to alter it." The origins of the titles Suttantika, Vinayadhara, Dhammadhika, Agatāgama, Dhammadhara, Mātikādhara are obscure, but that they indicated different offices and functions and were not mere honorary titles is evidenced by the occurrence of these names in inscriptions,² and there is little room for doubt that among the Bhikkhus there were professors and specialists who were regarded as the repositories of different branches of traditionary lore. Some of the leading features and ideas of early Buddhism may be presumed to have been evolved at the āvāsas at a time when they shared

¹ See *Dialogues of Buddha*, vol. iii, p. 255.

² The following inscriptions, for instance, which are all taken from the Stupas of Amarāvati (Report of the Archaeological Survey of Southern India, vol. i, 1883) :-

(i) *Vinayadhirassa Aya-Punavasusa antevasiniya . . . of the female disciple of Aya-P., the Vinayadhabra or Professor of Vinaya*, p. 37 (No. 8).

(ii) *Sidha Odiparivenena vasikasa dhamakathikasa Budhi . . . of Budhi, the Dhammakathika, etc.*, p. 94 (No. 3).

(iii) liyanam mahavinayadharasa Aya-Budhisa pavachi (ta)—of the pupil of Aya-Budhi, the Mahavinadhabra, p. 102 (No. 25).

Of them, (ii) is in Maurya characters and must be very ancient. The other titles also may be found elsewhere. Of such names Rhys Davids says : "They specify an occupation (as we might say, John the Carpenter, or John the Clerk)."—*Buddhist India*, p. 167.

in the communal life of the entire Buddhist community in common. The old commentary on the *Pātimokkha*, the formulation of Buddhist tenets (e.g. *Sattatimsa bodhapak-kiyā dhammā*), the development of the idea of the eternity of Buddha's religion by connecting it with Brāhmanical mythological materials,¹ the didactic refashioning of current folklore (found often in the *Pitakas* without the *Jātaka* setting, to point a moral only²) in the light of the world-wide theory of metempsychosis,³ the invention of anecdotal stories and reshaping of traditions about Buddha for the purpose of using the authority of his name to support new rules or old practices, which led ultimately to the remoulding of the legendary setting of the whole of Buddhist literature, the hymns of the Theras and the Theris, of *Dhammapada*, *Udāna*, etc.—all these were the work of the primitive āvāsas. It should be remembered that the āvāsas, when all these many-sided literary activities were going on in them, had not yet become distinct, self-centred organizations. The Bhikkhus at the time lived a semi-eremitical life, the āvāsas being resorted to as convenient shelters during rain-retreat. For the best part of the year the Bhikkhus wandered about, constantly meeting together at common meeting-places and wayside rest-houses,⁴ where there was free interchange of thoughts and ideas. There

¹ e.g. the "mythological Suttas" (e.g. *Janavāsabha Suttanta*) translated in the *Dialogues of Buddha*, vol. iii. In the Suttanta just named in the last paragraph of 28 and in 29, emphasis is laid on the eternity of Buddha's religion which is derived in 29 thus : Brahma Sanatkumāra > Vessavana > Janavāsabha > Tathāgata > Ānanda > Buddhist monks and laymen > Mankind in general.

² e.g. the story of Dīghāvū in *Mahāvagga*, x, 2, 2-20 ; the beast-fable in *Cullavagga*, vi, 6, 3. No identification with a previous incarnation of Buddha is made in these fables.

³ See Tylor's *Primitive Culture*, vol. ii (1891), pp. 11 ff.

⁴ See Rhys Davids' *Buddhist India*, p. 142.

were no sectarian divisions rooted to the soil like the Jetavaniyas, Pubbaseliyas, Aparaseliyas, Rājagiriyas, etc. Hence the intellectual academic work of the āvāsas was the common property of the whole Buddhist community, and, when later on sects began to arise among them, this old learning was recognized as the common basis of them all.

The rules laid down in *Cullavagga*, vi, 11, 3–4, about the allotment of Senāsanas (seats) in an āvāsa throw some light on the later growth of the āvāsas. It is said that the Senāsanas are to be retained only during the period of the Vassa. In accordance with this rule there are two regular occasions for the allotment of seats—the commencement of the earlier and that of the later Vassa. But, curiously enough, a third, viz. the day after the Pavāraṇā, called *Antarāmūttaka* (which is translated as “that which involves giving up for the intervening period”), is recognized when seats are allotted for the next rain-retreat in anticipation. This *antarāmūttaka* allotment would be quite superfluous if residence at a monastery were really limited to the period of the rain-retreat. The āvāsas from being shelters during the rain-retreat became places of domicile, and hence seats had to be allotted not only for the three or four months of the year, but also for the remaining period. The modification of the wandering habit of the monks necessitated the second rule. The fiction, however, viz. that āvāsas were only for rain-retreat and nothing more and that the Bhikkhus should be homeless beyond that period, is piously kept up. The allotment which is really made for the non-vassa period is said to be made in advance for the next *vassa* period, which is absurd considering that for that period another allotment is provided for.

With the gradual modification of the itinerant and eremitical character of the Buddhist Bhikkhus, the āvāsas came to be more and more distinct from each other, each having a self-contained and separate communal life. The original Cātudīsa Saṅgha was permanently broken up into many *sanghas* belonging to different āvāsas and marked off from one another.¹ Thus we find the corporate limits of each Sangha carefully demarcated by a variety of rules and regulations. Among the twenty-four disqualifications which would disentitle a Bhikkhu to become member of a Sangha proceeding to perform an ecclesiastical act are two, viz. "being of another communion" (*nānāsamvāsaka*) and "living outside the boundary" (*nānāśimāya thita*).² The protest of such a Bhikkhu at an ecclesiastical act is ineffectual.³ On the eve of the rain-retreat no allotment of *Senāsana* was made for a Bhikkhu residing outside the boundary of the āvāsa (*nissime thitassa*).³

Among the rules for the proper observance of the Uposatha, it is enjoined that a Bhikkhu on the Uposatha day must not change to an āvāsa (except under certain conditions) where there are Bhikkhus belonging to a different communion from his own (*nānāvāsaka*),⁴ apparently for the obvious reason that the Uposatha must be held with the *Samanavāsakas* only which follows from *Mahāvagga*, ii, 34, 10 et seq. On a similar principle it is laid down that a Bhikkhu on his Parivāsa should not go away from one āvāsa to another where Bhikkhus are living, but where there might be Bhikkhus of other communities (*nānāvāsaka*). But the

¹ *Mahāvagga*, ix, 4, 2.

³ *Cullavagga*, vi, 11, 3.

² *Mahāvagga*, ix, 4, 7,

⁴ *Mahāvagga*, ii, 35, 4.

injunction is modified in the case of a change to a residence of Bhikkhus of the same community (*samānavāsaka*) under certain circumstances (viz. if the journey took no more than a day).¹ The fact implied in such rules that a Bhikkhu, wherever for the time being he might choose to be, was recognized as belonging to that āvāsa where he was bound to spend the rain-retreat (a *Senāsana* would not be provided for him elsewhere) is interesting as throwing light on the process of growth of later Buddhist sects bearing place-names. Each āvāsa became a distinct centre of monastic life and canonical culture. We hear, for instance, of the *Sāvathīya Sangha* (*Mahāvagga*, iii, 13, 1), the *Vesālika Vijiiputtaka Bhikkhus* (*Cullavagga*, xii, 1), etc. These separate Sanghas were in fact the cradles of the later sects bearing place-names. It should be noted here in passing that the limits of an āvāsa did not always or necessarily coincide with the limits of the Sangha. In *Mahāvagga*, x, 1, 9, the question is raised as to what would happen if two schismatic factions wanted to hold Uposatha and perform ecclesiastical acts within the same boundary. It is held there that they are at liberty to do so, as they belong to different communions, though living in the same āvāsa. Hence a distinction is sometimes drawn between "residence within the common boundary" and "membership of the same communion".² The case discussed in *Mahāvagga*, x, 1, 9, became, however, one of the ten theses (viz. āvāsakappa) at the council of Vesāli and it was dismissed in a somewhat cavalier fashion and in tacit contravention of the above text,³ on the authority of another text, viz. ii, 8, 3.

¹ *Cullavagga*, ii, 1, 3.

² See *Mahāvagga*, ix, 4, 2.

³ See *Cullavagga*, xii, 2, 8.

The growth of the early pre-Mahāyāna Buddhist sects is a subject that still awaits investigation by a competent scholar. The genesis of these sects will probably be found to break up into a network of various causes. The process of their growth was certainly not unilinear. In chapter v of the *Mahāvamsa* are enumerated eighteen sects, including the orthodox Theravāda, which came into existence within two hundred years of Buddha's decease. Of them, the following sects derive their names from the places where they were to be originally found :—

Gokulika, Cetiya, Himavata, Rājagiriya, Pubbaseliya, Aparaseliya, Vajiriya.

Some fresh local sect-names occur in the familiar standardized classification,¹ viz.—

Avantika, Mahāvihāra, Jetavaniya, Abhayagirivāsin.

Some of these sects are of Ceylonese origin, e.g. Cetiya, Abhayagirivāsin ; others originated in Northern India² ; others, again, are difficult to localize. The origin of such

¹ See *Journal of the Buddhist Text Society of Calcutta*, vol. i, pt. iii, p. 18 ; Rhys Davids' article on the *Buddhist Sects* in *JRAS.*, 1891, pp. 411 ff., and 1892, pp. 1-37, and Takakusu's *I-Tsiang*, Intro., pp. xxiii-xxv.

² Some light is thrown on the two sects, *Pubbaseliya* and *Aparaseliya*, by the Amarāvati inscriptions. The two sects originated in the two famous cave-vihāras of Dhanakataka. Not far from Dhanakataka was Sanchi, the old name of which was Cetiayagiri. It was even in the pre-Asokan age a flourishing seat of Buddhism (see Rhys Davids' *Buddhist India*, p. 286). It seems that a sect was formed here called *Cetiayavāda*. In the Amarāvati inscriptions the *Cetiayavāda* school is frequently mentioned (*Report of the Archaeological Survey of Southern India*, vol. i, 1883, pp. 100-1). Rhys Davids says : "The *Cetiayavāda* school was very probably the source of the schools of the Eastern and Western caves at Dhanakataka, as its name occurs once (?) on the Amarāvati tope in the description of one of the donors, a member of the Order, resident in one or other of these mountain vihāras" (*Sects of the Buddhists*, *JRAS.*, 1891, footnote).

sects must needs be traced in the centralization of communal life at different *āvāsas*, which were self-contained and self-governing, and developed later on distinct corporate character. We have seen how completely the Buddhists went back on the original eremitical and gyrovagical ideal. It is further attested by the fact that in later times the Bhikkhus came to be differentiated from the Paribrājakas.¹ The Bhikkhus developed a cenobitical life which became their distinguishing feature, marking them off from the other Paribrājakas who retained their nomadic itinerant habits.

In the prolific and widespread legends of Barlaam and Josaphat there is a curious passage in which the Indian monastic system is said to be an imitation from Egypt.² The story of Barlaam and Josaphat is an Indian story put into shape by some early Christian writer. It is well known that the outlook on history of the early Christians was narrowly circumscribed by religious prepossessions and prejudices. Every event in the world's history was by them sought to be brought into connexion with the central fact of Christianity. Anachronism was no bar to their systematic Christian interpretation of history. There is, therefore, nothing surprising in the fact that the inventor

¹ Nāyyo etc bhikkhū paribbājākā 'ti—*Cullavagga*, v, 23, 2; cf. also *Pācittiya*, 41: Yo pana bhikkhu acelakassa vā paribbājakassa vā paribbājikāya vā sahatthā khādaniyam vā bhojaniyam vā dadeyya, pācittiyam. In the *Suttavibhanga*, loc. *passim*, “paribbājaka” is said to be any person other than a Bhikkhu or a Sramanera.

² See Boissonade's Text of *Barlaam and Josaphat* in *Anecdota Graeca*, translated in part by Robert Chalmers in the *Parables of Barlaam and Josaphat* in JRAS., 1891: “When monasteries commenced to spring up in Egypt and monks to assemble in great numbers and when the report of their virtue and angelic life . . . came to the Indians, it aroused these latter also to a like zeal, so that many of them leaving all took to the wilderness.”

of the myth of the Egyptian origin of Indian monachism ignored the long period of nearly eight hundred years that intervened between its founder and Antony and Pachomius. Such myths, however, though doomed to death, are fated not to die, and we find even Sir William Jones speculating on the Egyptian relations of Indian monasteries. It is nevertheless exceedingly interesting to notice the parallel developments of Egyptian and Indian monachism.¹ In Egypt, as in India, the institution of monachism was at first of a purely eremitical character. The life led by the earliest Egyptian monks in the deserts of Nitria, Cellia, and Scete is known to us from *Historia Monachorum* and the writings of Rufinus and St. Jerome. In Cellia the cells of the hermits "stood out of sight and out of earshot of one another; only on Saturday and Sunday did the monks assemble for the services; all the other time was spent in complete solitude, no one ever visiting another except in case of sickness or for some spiritual need".² Here we have a resemblance to the individualistic habits of the early Buddhist eremites and the earliest form of the Uposatha service, such as is described in the *Mahāpadāna Sutta*, where the Bhikkhus, having little touch with one another, assemble from distant parts to hold the Uposatha. But Egyptian monachism did not rest in this eremitical ideal. In Mount Nitria there existed a monastic colony closely resembling a Buddhist *āvāsa*, but here also the eremitical principle was predominant. In the Pachomian institutions the next stage in the development of monastic life in Egypt is reached. Under St. Pachomius the

¹ For a summary account of Egyptian monachism, see Cambridge *Medieval History*, vol. i, chapter on *Monasticism* (pp. 521-6).

² *Ibid.*, p. 522.

Egyptian monks became a true religious order, living under a Rule, analogous to the Pātimokkha code of the Buddhists. In the description of the Pachomian monastery at Bano-polis, which has been left to us by Palladius, we observe "fully constituted and indeed highly organized cenobitical life",¹ such as existed no doubt in the later stages of the Buddhist āvāsas, each being an organized self-contained and self-governing colony. Thus the natural transition from the eremitical to the cenobitical life among the early Buddhists in India is exactly paralleled by the process of evolution followed by Christian monachism in Egypt.

¹ *Ibid.*, p. 524.

CHAPTER VI

THE INTERNAL POLITY OF A BUDDHIST SANGHA

The laws of polity by which the early Buddhist Sanghas were governed betray a remarkable maturity of development. They must have passed through many stages before reaching that completeness and perfection which characterize them in the *Vinayapitaka*. Many of these legal institutions did not surely originate or develop in the Buddhist Sangha itself. There must have been borrowing and adaptation, for, as Humboldt has truly said, “Man ever connects on from what lies at hand.” A detached study of Buddhist institutions of monastic government apart from their external connexions would necessarily lead to an imperfect unhistorical view. As Tylor has said, “It is always unsafe to detach a custom from its hold on past events treating it as an isolated fact to be simply disposed of by some plausible explanation.”¹ The general background of primitive Paribrājaka life, together with the political theories and practices of the ancient Indians, should therefore be explored in order to discover, if possible, the origins of these institutions. But the inadequacy of materials for this line of research is a great handicap, as will be explained in the next two paragraphs.

The leading note of early Buddhist polity, as we shall see, was that of republican church government. If we could ascertain how far this was common to the other contemporary Paribrājaka sects, it would give us a clearer

¹ *Primitive Culture* (1891), vol. i, p. 20.

insight into the constitution of a Buddhist Sangha. It has been observed in a previous chapter that each Sangha or Gana of Paribrājakas in the sixth century B.C. had a recognized leader or Satthā, as he was called. Whether a line of succession would inevitably follow or some other kind of organization would come into existence on the death of the first Satthā is an obscure question, the complete and satisfactory solution of which is impossible in the absence of more abundant materials than we now possess. We have brief and scrappy sketches of the doctrines of some Paribrājaka sects in the *Sāmanna-phala Sutta*.¹ Of these sects, our knowledge of the Ājivakas is supplemented by other sources. There are many scattered references to them in Buddhist and Jaina literatures, supplying for the most part little useful information. Besides there are two systematic treatments of the Ājivaka doctrines from the Buddhist and Jaina points of view respectively in the *Sumangala-Vilāsini* by Buddhaghosa² and in the sixth Ajjayana of *Uvāsagadasāo*.³ In the fifteenth Sataka of the *Bhagavatī Sutta*,⁴ again, we have a legendary account of the life of the founder of the Ājivaka sect, much garbled though it is by religious prejudice. But the Jaina and Buddhist writers are naturally more intent on refuting their doctrines than giving anything like an historical account of them, and the result is that though we know something about the peculiar 'dhamma' of Gosāla, we are totally in the dark as to the character or organization of

¹ In the *Dīgha Nikāya*. See 17-33.

² See *Sāmannaphala-sutta-Vannanā* (*Sumangala-vilāsini*, P.T.S., pp. 160-5).

³ This is translated in Hoernle's *Uvāsaga-Dasāo* in *Bibliotheca Indica Series*.

⁴ See *Bhagavatī Sutta* in *Bibliotheca Indica Series*.

the Sangha or Gana which he founded. The subsequent history of the Ājīvakas tempts but baffles inquiry, though their existence in the third century B.C. is indicated by the mention of them in a few well-known inscriptions.¹

The records of the Jainas give us a better, though by no means satisfactory, view of the early organization of their Order. The enumeration of the Ganas, Kulas, and Sākhās in the *Sīhavirāvalī* cannot of course be regarded as historical in the absence of other evidence. But it is important and significant as showing that the "republican idea" did not prevail among the early Jaina community. "It is not quite clear," says Jacobi, "what is meant by Gana, Kula, and Sākhā. Gana designates the school which is derived from one teacher; Kula the succession of teachers in one line; Sākhā the line which branched off from one teacher. These terms seem to be disused in modern times, for the four principal divisions called after Nagendra, Chandra, Nivritti, and Vidyādhara are generally called Kulas, but also occasionally Sākhās. They go back to Vajra according to some, to Vajrasena according to others. The modern Gaccha appears equivalent with the ancient Gana."² In the organization of the Buddhist community, however, as reflected in the *Pilakas*, this principle of ruling hegemony is conspicuous by its absence. In the Jaina *Rules for Yatis* it is said, for instance, "As the venerable ascetic, Mahāvira, commenced the Pajjusan when a month and twenty nights of the rainy season had elapsed, so the Ganadharas commenced the Pajjusan when a month and twenty nights of the rainy season had elapsed. As the Ganadharas

¹ See the *Cave Dedications of Dasaratha* (Smith's *Asoka*).

² Jacobi's *Jaina Sutras*, S.B.E., pt. i, p. 288, footnote 2.

have done, so the disciples of the Ganadharas have done. As they have done, so the Sthaviras have done. As they have done, so do the Nirgrantha Sramanas of the present time.”¹ It would be difficult to cite a parallel passage from the *Vinayapitaka*. In early Buddhism, in fact, the idea of a succession of teachers is definitely rejected, though it managed to edge itself into Buddhism later on. In the Introduction to the *Samantapāśādikā*, Buddhaghosa names a succession of teachers (ācariya-paramparā) from Upāli to Tisso, who handed down the Vinaya to the third Synod,² viz.—

Upāli Dāsako c’ eva Sonako Siggavo tathā
 Tisso Moggaliputto ca panc’ ete vijitāvino
 Paramparāya vinayam dīpe Jambusirivhaye
 Acchijjamānam ānesum tatiyo yāva samgaho ’ti.

(The names are: Upāli, Dāsaka, Sonaka, Siggava, Tissa.)

The sense in which Buddhaghosa uses the word, Ācariya, here is unknown to the *Vinayapitaka*.³ Upāli, who stands at the head of the list, is nowhere represented in early Buddhist literature as occupying any permanent official position as the Vinaya-teacher of the Sangha; he was selected only for the occasion at the first Council to recite the Vinaya, being most learned in it, being a Vinayadhara. Buddhaghosa’s Ācariya-paramparā

¹ *Ibid.*, p. 296.

² See Oldenberg’s *Vinayapitakam*, vol. iii, p. 313.

³ An Ācariya in the *Vinayapitaka* is the instructor of an individual Bhikkhu or a limited number of Bhikkhus. He does not preside over a wide circle of pupils. He stands not in relation to the Sangha, but to individual Bhikkhus whom he watches over. By ācariya, in the passage referred to, Buddhaghosa means something quite different from this. Buddhaghosa attributes to the position of an ācariya something of a public character.

(which is elaborated in later Buddhist literature), even if it may be regarded as analogous to the Jaina *Sthavirāvali*, is a much later idea, absent in early Buddhist literature and evolved most probably by Buddhaghosa himself in the fifth century A.D.¹ It can throw no light on the ideas of polity of the early Buddhist Sanghas.

The transition of the Sangha, after the death of the first *Satthā*, "from a monarchical to a republican type,"² as Oldenberg felicitously puts it, seems, therefore, to be rather peculiar—no analogous idea being found in Jainism and none surely in Hinduism. Of the Ājīvakas and other sects we know next to nothing on this point. On the idea of a succession of masters the canonical literature of the Buddhists is far from being silent. It is likely that the question was agitated among the Bhikkhus in early times, and the emphasis with which it is answered might have been due to its having been seriously propounded at some time. In *Cullavagga*, vii, 3, 1, Devadatta proposes to Buddha that as he has grown old and is near the end of his life, he (Buddha) should hand over the leadership of the Sangha to him (*Jinno dāni bhante bhagavā . . . mama bhikkhusangham nissajjatu, aham bhikkhusangham pari-harissāmīti*). But Buddha retorts with the reply that he would not hand over the leadership of the Sangha even to

¹ For an interesting note on Buddhaghosa's native place, by the late Prof. Harinath De, see Copleston's *Buddhism, Primitive and Modern*, p. 201, footnote.

² "The Order of Buddhists presents, so long as the Master is alive, a union of teacher and scholars after the Brāhmanical model. The transition of such a community, so to speak, from a monarchical type to a republican, its passing somehow, when the teacher dies, into a confederacy of independent members existing side by side, is wholly unknown to the religious systems of the Brāhmans. This very transition has completed itself in Buddhism."—Oldenberg's *Buddha* (translated by Hoey, 1882).

Sāriputta or Moggallāna, much less to an evil person like him. In the *Mahāparinibbāna Suttanta*¹ Ānanda expresses the hope that the Tathāgata will before his decease leave some instructions regarding the Sangha (na tāva bhagavā parinibbāyiissati na yāva bhagavā bhikkhusangham ārabba kincid eva udāharatiti). Buddha, in his reply, strongly negatives the idea of a successor to him leading the Sangha, and his words are intensely emphatic—Atta-dīpā viharatha atta-saranā ananna-saranā dhamma-dīpā dhamma-saranā ananna-saranā. (Rhys Davids' Tr.—Be ye lamps unto yourselves. Be ye a refuge to yourselves. Betake yourselves to no external refuge. Hold fast to the truth as a lamp. Hold fast as a refuge to the truth. Look not for refuge to anyone besides yourselves.) Buddha even goes so far as to say: “Tathāgatassa kho Ānanda na evam hoti ‘Aham bhikkhu-sangham pariharissāmīti’ vā ‘Mam’ uddesiko bhikkhusango’ ti vā.” (Rhys Davids' Tr.—Now the Tathāgata, Ānanda, thinks not that it is he who should lead the brotherhood, or that the ^{order} is dependent upon him.) The inconsistency of this with another statement made by Assaji has already been noticed.² The obvious explanation is that the idea that there was no leader of the Sangha, no one on whom the Sangha was dependent, came to the fore after the death of the first master (Satthā), and this later idea is put into the mouth of Buddha in the *Mahāparinibbāna Suttanta*. No successor to the original Satthā was recognized. This is made more clear in *Mahāparinibbāna Suttanta*, chap. vi, 1, 1, “Siyā kho pan’ Ānanda tumhākam evam assa: atītasatthukam pāvacanam, n’ atthi no satthā ti. Na kho pan’ etam Ānanda evam

¹ See ii, 24–6.

² See Chap. III.

datthabbam : yo vo Ānanda mayā dhammo ca vinayo ca desito pannatto so vo mam' accayena satthā." (Rhys Davids' Tr.—It may be, Ānanda, that in some of you the thought may arise, "The word of the Master is ended, we have no teacher more!" But it is not thus, Ānanda, that you should regard it. The Truths (Dhamma) and the Rules (Vinaya) which I have set forth and laid down for you all, let them, after I am gone, be the Teacher to you.) This is further elucidated in the *Gopaka-Moggallāna-Suttanta* in the Majjhima Nikāya,¹ where Vassakara asks Ānanda whether Gotama has marked out any particular Bhikkhu who should be the refuge of the Sangha after his death. Ānanda answers in the negative. Vassakara then, asks if anyone has been subsequently nominated in that behalf. Being answered in the negative, he asks how unity exists among the followers of Gotama. Ānanda answers, "There is no want to us of a refuge, O Brāhmaṇa! we have a refuge, the Dhamma." Evidently the republican organization of the Buddhist Sangha was somewhat incomprehensible to outsiders.

When, in course of time, the original Cātuddisa Bhikkhu-sangha had broken up into several monastic communities (Sanghas) belonging to different āvāsas, the "republican idea" was consistently maintained. In an early Buddhist Sangha there was no one answering to an "abbot". One who aspired to such a position in an āvāsa was condemned as a fool.² For the conduct of the affairs of the Sangha—its trials, deliberations, and other business—a learned and virtuous person among them would be appointed president.

¹ Cited by Oldenberg—see *Buddha*, p. 341, footnote (Hoey's Tr.).

Asatam bhāvan iccheyya purekkhārau ca bhikkhusu
 Āvāsesu ca issaryam pūjā parakulesu ca.
 Fausböll's *Dhammapada*, No. 73 (Bālavaggo).

But his character was strictly representative. "If he is charged with a mission, he takes it upon himself properly, and in the business of the Sangha he does what they tell him; when a number of Bhikkhus despatches him somewhere, he obeys their command, but he does not think thereupon, 'It is I who do this'" (Dūteyyakammesu alam samuggaho sanghassa kiccesu ca āhunam yathā | Karamavaco bhikkhuganena pesito aham karomīti na tena mannatī).¹ Lanfranc, it is said, read 'e' in Docēre short at the bidding of his ignorant superior.² Such an incident would be inconceivable in a Buddhist Sangha. The point as to whether the Upajjhāya or Ācariya should be unquestioningly followed was raised at the Council of Vesālī and was ruled out (*Cullavagga*, xii, 1, 10—Acipnakkappa). There is no place for such obedience as is insisted on, for instance, in the *Regula Benedicti*³ in the whole corpus of *Vinayapitaka*. Deference is limited to respectful attention to seniors, apportioning of the best seats, water and food according to seniority, not taking the same seat with a senior, etc.⁴ It is this kind of courteous and attentive deference to superiors and elders that is recommended in *Mahāparinibbāna Suttanta*, i, 6, e.g. Yāva-

¹ *Mahāvagga*, x, 6, 3.

² For this well-known incident of monastic history, see Maitland's *Dark Ages*, p. 178.

³ See chap. v of *The Rule of Saint Benedict* (Gasquet's translation). See Gibbon on obedience of the Monks in chap. xxxvii of *Decline and Fall*: "A blind submission to the commands of the abbot, however absurd or even criminal they might seem, was the ruling principle, the first virtue of the Egyptian monks; and their patience was frequently exercised by the most extravagant trials."—See *Decline and Fall* (The World's Classics), vol. ix, pp. 77–8.

⁴ See *Cullavagga*, vi, 6, 4—"anujānāmi bhikkave yathāvuddham abhivādanam paccutthānam anjalikammam sāmīcikammam aggāsanam aggodakam aggapindam"—and *ibid.*, 13, 2.

kīvan ca bhikkhave bhikkhū ye te bhikkhū therā ratannū cirapabbajitā sangha-pitaro sangha-parināyakā te sakkarissanti gurukarissanti mānessanti pūjessanti tesan ca sotabbam mannissanti vuddhi yeva bhikkhave bhikkhūnam pātikankhā no parihāni. (Rhys Davids' Tr.—So long as the Brethren honour and esteem and revere and support the elders of experience and long standing, the fathers and leaders of the Order, and hold it a point of duty to hearken to their words, so long may the Brethren be expected, not to decline, but to prosper.)

The idea of the paramount authority of a person—a recognized head, a spiritual dictator, an abbot or a Gāndhāra—was foreign to the republican constitution of an early Buddhist Sangha. The republican church government of the early Buddhists seems to be striking in its originality. Yet the fact must not be forgotten that the political constitution of many tribes of North-eastern India in early times whence Buddhist Bhikkhus were largely recruited was of a republican type.¹ The people were quite familiar and conversant with free institutions like voting, committee, popular tribunals, and collective legislation, and if many of them were readily transplanted in the Buddhist Sangha, there is nothing surprising or unnatural in the process. Mr. K. P. Jayaswal has hazarded the conjecture that “the Buddhist brotherhood, the Sangha, was copied out from the political Sangha, the republic, in its constitution”.² But this remains a brilliant con-

¹ Rhys Davids says: “The earliest Buddhist records reveal the survival, side by side with more or less powerful monarchies, of republics with either complete or modified independence.”—*Buddhist India*, p. 2. See also pp. 19, 22. “Republics are mentioned in various Sanskrit works.”—K. P. Jayaswal’s *An Introduction to Hindu Polity* (*Modern Review*, May, 1913), p. 537. See *ibid.*, pp. 537–41.

² *An Introduction to Hindu Polity* (*Modern Review*, June, 1913), p. 664.

jecture only, though by no means an improbable one, in the present state of our knowledge. As we have said above, our knowledge of the constitution and organization of other contemporary sects of Paribrājakas, which might probably have influenced the Buddhist Sangha, is extremely defective.

A primitive āvāsa was a republican colony of Buddhist Bhikkhus as directly democratic in its' constitution as any city-state of ancient Greece. The Government was based on universal suffrage, and every duly qualified member had an equal right of participating in it. Any transaction which might affect the Sangha in any way was called a *Sanghakamma*. There were various forms of Sanghakamma, a classified list of the more important of which is given on pp. 148-9.

For the transaction of a Sanghakamma, it would be necessary to assemble together the *whole* Sangha. Any one not able to join in it must either remain outside the boundary of the āvāsa or send his consent through another which was called *chanda*.¹ The completeness of the assembly is insisted on, and in the *Mahāparinibbāna Suttanta* one of the safeguards against the degeneration of the Sangha is said to be the holding of *complete* assemblies for the purpose of the Sanghakkamas.² A complete assembly for the purpose of the various Sanghakkamas is defined as one consisting of³:

¹ For the rules of Chanda, which coincide with the rules of Parisuddhi, see *Mahāvagga*, ii, 23-5.

² Yāvakīvan ca bhikkhave bhikkhū samaggā sannipatissanti samaggā vutthahissanti samaggā sanghakaraniyāni karissanti vuddhi yeva bhikkhave bhikkhūnām pātikankhā no pariñā.—*Mahāparinibbāna Suttanta*, i, 6.

³ See *Mahāvagga*, ix, 4, 2.

- (i) Four for all acts except Upasampadā, Pavāranā, and Abbhāna.
- (ii) Five for all acts except Upasampadā in Border Countries and Abbhāna. ("In such Border Countries, I allow, O Bhikkhus, the Upasampadā to be held in a meeting of only four Bhikkhus besides the Chairman who must be a Vinayadhara."—*Mahāvagga*, v, 13, 12; for the boundaries see *ibid.*)
- (iii) Ten for all acts except Abbhāna.
- (iv) Twenty and upwards for all acts.

It is to be understood that these minima would constitute quorums, but not committees. The boundaries, for example, of an āvāsa have got to be settled. Three Bhikkhus are present. They may not transact business unless another Bhikkhu turns up and helps to form the quorum. Suppose now only four Bhikkhus are present. They may validly transact the business. Suppose again seven Bhikkhus are present. They may transact business only if *all* of them join in it: it would not be competent for four of them to transact the business apart from the remaining three, that is, by a committee. A committee is recognized only in one case, viz. the *U b b ā h i k ā* form of procedure. The right of direct participation in the Sanghakamma inheres in each duly qualified member of an āvāsa and is very jealously guarded.

Again, the minimum number must not be made up by any person under any of the twenty-four disabilities mentioned in *Mahāvagga*, ix, 4, 2. Two of them deserve special mention, viz. (i) living outside the boundary (*nānāsimāya thita*) and (ii) belonging to a different āvāsa (*nānāsamvāsaka*). That these two conditions were of

S a n g h a k a m m a

I. Disciplinary and Disputatious.

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| (1) Parivāsa . . . | $\left\{ \begin{array}{l} (a) \text{ Apatichanṇa.} \\ (b) \text{ Patichanna.} \\ (c) \text{ Suddhanta or Mulāya Patikassanā.} \\ (d) \text{ Samodhāna.} \end{array} \right.$ |
| (2) Mānatta. | |
| (3) Tajjaniya. | |
| (4) Nissaya. | |
| (5) Pabbājaniya. | |
| (6) Patisāraniya . . . | Patta-Nikkujjana (its counterpart). |
| (7) Ukkhepaniya . . . | $\left\{ \begin{array}{l} (a) \text{ Āpattiyā Adassane.} \\ (b) \text{ Āpattiyā Appatikamme.} \\ (c) \text{ Pāpikāya Ditthiyā Appatinissagge.} \end{array} \right.$ |
| (8) Pakāsaniya. | |
| (9) Brahmadanda. | |

In Class I, Nos. (1), (2), and (9) were probably older than the rest. The first two forms of discipline to be imposed by the Sangha are the only ones mentioned and described in the *Pātimokkha*. No.(9) is described only in the *Mahāparinibbāna Suttanta*. Nos. (3)–(7) seem to have been the regular and ordinary forms. They could not be resorted to without previous confession on the part of the guilty Bhikkhu (*Cullavagga*, iv, 7, 1). They are explained and elaborated in *Cullavagga*, i. No. (8) seems to have been an exceptional form, and there is no reference to it except in the story of Devadatta, on whom it was imposed. It is likely that other forms of discipline besides those enumerated in the above list could be invented to suit occasions. In Class II, No. (1) became a Sanghakamma only later

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| II. Non-disciplinary and Non-disputatious. | III. Anomalous. |
| (1) Upasampadā. | (1) Tassa-pāpiyyasikā. |
| (2) Uposathā. | (2) Tina-Vitthāraka. |
| (3) Settlement of Simā. | |
| (4) Pavāranā. | |
| (5) Kanthina. | |
| (6) Appointment of all officers. | |
| (7) Dedication of any part of the building establishment for any special purpose. | |
| (8) Settlement of succession to the personal belongings of any deceased Bhikkhu. | |
| (9) Abbhāna. | |

Et Cetera.

on. It passed through three formal stages : Ehi Bhikkhu, Saranāgama, and Kammavācā (see Ch. VII). In Class III, Nos. (1) and (2) are called Forms of Procedure (*Adhikaranasamattha*), but they have all the characteristics of Sanghakamma proper. Vijesinha expresses this opinion with regard to No (1) (see Childers's *Pali Dictionary*, loc. cit.).

I am solely responsible for the above classified list. The division of Sanghakkamas into these three classes is not based on any orthodox authority. But it seems to me the only reasonable classification possible. The significance of the three heads of Sanghakkamas will, I believe, be clearer on a perusal of the whole of this chapter.

later imposition is suggested by the following significant inconsistency. In *Mahāvagga*, iii, 6–9, certain exceptional cases are contemplated regarding the Vassa residence. During the sojournment of the rain-retreat, a Bhikkhu at an āvāsa desires Parivāsa, Mānatta, or Abbhāna, but owing to the shortage of the minimum number, according to the rules stated above, the Sanghakamma cannot be transacted. He invites a Bhikkhu to come from outside and become a *Ganapūraka*, i.e. help to make up the requisite number. The outsider is permitted, as an exceptional case, to leave his own place of residence during the Vassa and go to the place where he is wanted. Now such an outsider would be either under disability, No. 21 (*nānāsamvāsaka*) or No. 22 (*nānāsimaya thita*). How could he act as a *Ganapūraka* without contravening the provision of *Mahāvagga*, ix, 4, 2 et seq.? The fact is that the idea of the distinctness of each āvāsa developed gradually as pointed out in the previous chapter, and the rules Nos. 21 and 22 must be read in the light of the history of the āvāsas.

The form of a Sanghakamma consisted of two parts—first, *Natti* (Resolution) and then, *Anussāvana* (Proclamation of the proposed act or *Kammavācā*).¹ The inversion of this order would invalidate the whole proceedings *ab initio*.² The matter for decision by Sanghakamma was defined by a Bhikkhu in the form of a Resolution placed before the whole assembly—“Let this (the matter defined) be done.” Then followed the Proclamation. Those who

¹ *Mahāvagga*, ix, 3, 2.

² Observe that the distinction, noticed also by the learned translators, between the six cases given in *Mahāvagga*, ix, 3, 7 and those in 3, 5, consists in the inversion of the *Natti* and *Kammavācā*. Compare also 3, 9, which sets out all the elements of a valid Sanghakamma.

were against the Resolution were called upon to speak and those who were for it to remain silent. This Proclamation might be made only once when the act was called a Nattidutiyā Kamma or thrice when it was a Natticatuttha Kamma. Some Sanghakammās belonged to the first order and some to the second, and the observance of this distinction was essential for the validity of an act.

To sum up, the following would be the essential conditions of a valid act¹:

- (i) The presence of the minimum number competent to perform the act. This was a condition precedent. In other words, ratification (*a numati*) by a member who was not actually present at the Sanghakamma given after it had been performed was invalid. This was decided at the Council of Vesāli (*Cullavagga*, xii, 1, 10).
- (ii) The consent of all the absentees conveyed by Chāndā (Proxy).
- (iii) The proposal of the Resolution (Natti).
- (iv) The proclamation of Kammavācā (Anussāvana), once or thrice, according as the act was of the nattidutiyā or of the natticatuttha class.
- (v) Consent to the proposal given by silence of all duly qualified members of the assembly. When there was a division of opinion, it became a case

¹ The enumeration is based on *Mahāragga*, ix, 3, 9—"Nattidutiye ce bhikkhave kamme pathamam nattim thapeti, pacchā ekāya kamma-vācāya kammam karoti, yāvatikā bhikkhū kammappattā te āgatā honti, chandārahānam chando āhato hoti, samukhibhūtā na patikkosanti, dhammena samaggakammam." The same *mutatis mutandis* for a Natticatuttha Kamma.

of *Adhikarana* (Dispute), which must be settled as per rules explained below.

The failure to satisfy any of these conditions would invalidate the act. When the act was invalid it might be impugned at another assembly by way of a *Kiccadhikarana*, and the matter opened afresh. But when the matter was decided by a valid act, it became *res judicata* and the reopening of it would amount to Pācittiya offence, No. 63.¹

Now a Sanghakamma might arise in either of the two following ways : (i) by a general requisition and (ii) through a dispute. Non-disciplinary Sanghakkamas would generally arise in the first way. When the sense of the whole Sangha was understood to be in favour of a particular measure, it was brought formally before the Sangha and carried through by regular proposal and proclamation. When, on the other hand, the sense of the Sangha was divided, it became a case of (ii). It is obvious that all disciplinary Sanghakkamas would belong to this class, for in them the rest of the Bhikkhus acted against a single or a number of Bhikkhus. But, nevertheless, with a few specified exceptions there might be a division on almost any matter. With regard to this latter class of Sanghakkamas, arising by way of dispute, the proceedings were somewhat special, consisting of the following stages :

- (i) The *Dispute* (preliminary to the trial).
 - (a) Accusation and denial,
 - or (b) confession of a guilt,
 - or (c) difference of opinion on any of the specified matters. *N.B.*—The denial in (a), if false,

¹ *Jo pana bhikkhu jānam jathādhammam nihatādhikaranam punakkammāya ukkoteyya pācittiyanam.*

would be a fresh offence leading to Ukkhepaniyakamma (act of suspension).

(ii) The *Procedure* (the trial proper).

(a) Proposal of the Resolution (*Nattī*)

and (b) Proclamation of *Kammavācā*, both in accordance with

(c) the rules of *Adhikaranasamattha*.

(iii) The *Decision* of the Sangha (judgment).

Now the difference between the form and procedure of a non-disciplinary and non-disputatious action and that of a disciplinary and disputatious one is this—in the former the first stage is absent and there are no special rules, as in ii (c), governing the *nattī*. The brief outline sketched above appears to be simple enough, but when we proceed to details we are confronted with elaborate complications. The whole process of conducting a disputatious Sanghakamma grows into such a tangled labyrinth that unless we thread our way through it with the greatest care and caution we are likely to be “in wandering mazes lost”. I shall, however, try to set out the details of the process as clearly and simply as accuracy of presentment would allow.

To commence from the first stage. Disputes or *Adhikaranas* are divided into four classes according to the subject-matter of the dispute, viz.—¹

¹ The following classification and description of *Adhikaranas* is based on *Cullavagga*, iv, 14. The following summary is given by Buddhaghosa in the *Kankharitarani*:

Adhikaranesu tāvā dhammoti vā adhammoti vā attārasahi vatthūhi vivadantānam bhikkhūnam jo vivādo idam vivādādhikaranam nāma. Silavipattiyā vā ācaraditthi-ājīva-vipattiyā vā anuvadantānam jo anuvādo upavādanā ceva codanā ca idam anuvādādhikarane nāma. Mātikāya āgata panca vibhange dveti sattapī āpattikkhandā āpattā-dhikaranam nāma. Yam sanghassa apalokanādinam catunnam kammā-nam karanam idam kiccādhikaranam nāma.

(i) *Vivādādhikarana* — Dispute on certain specified matters which may be summarized as (a) *Dhamma*, (b) *Vinaya*, (c) the teachings, practices, or ordainments of the Tathāgata, (d) the nature of an ecclesiastical offence. Disputes on these matters would tend to give rise to schisms (see *Cullavagga*, vii, 5, 2).

Exceptions : Friendly and family disputes are excepted.¹

(ii) *Anuvādādhikarana* — Dispute regarding the state of a Bhikkhu's opinion, morals, character, conduct, or manner of life.

Exceptions : Friendly and family disputes are excepted.¹

(iii) *Āpattādhikarana* — Dispute regarding the following kinds of offences, viz. Pārājika, Sanghādisesa, Pācittiya, Pātidesaniya, Dukkata, Thūllaccaya, and Dubbāsita, alleged against any Bhikkhu.

Exceptions : Anything whatever called an Āpatti (e.g. sot-āpatti, sam-āpatti, etc.) is not necessarily the subject of an āpattādhikarana.

N.B.—It will be observed that when the Bhikkhu had been guilty of an offence, which could not be brought under any of the above heads, the allegation of it against him would not give rise to an āpattādhikarana, but an *anuvādādhikarana*, which is much more comprehensive in its scope.

¹ As regards these exceptions, compare the rule of Vrihaspati, cited by Jimūtavāhana in the *Vyavahāra-mātrikā* (edited by Sir A. T. Mukherjee in Memoirs of A.S.B., vol. iii, No. 5, 1912), p. 235 :

Guruśīṣyau pitāputrau dampati svāmibhrityakau
Etesāṁ samavetānāṁ vyavahāro na sidhyati.

- (iv) *Kiccādhikarana*—Dispute regarding the procedure of a Sanghakamma or the duties and obligations of the Sangha.

Exceptions: The duties of an ācariya, an upajjhāya, or a fellow-pupil could not be the subject of a *Kiccādhikarana*.¹

The following illustrations may be taken of the above four classes :—

- (i) At an āvāsa in Vesāli, some Bhikkhus invite laymen to offer money to the Sangha: Yasa says that it is against the Dhamma—this is a *Vivādādhikarana*, which must be formally brought before the Sangha (see account of the Council of Vesāli in *Cullavagga*, xii, 1).
- (ii) At an āvāsa in Vesāli, some Bhikkhus allege that Yasa has propounded a false doctrine to laymen—this is an *Anuvādādhikarana*, which must be formally brought before the Sangha (see *ibid.*).
- (iii) At an āvāsa in Rajagaha, a Bhikkhuni named Mettiyā complains that Dabba has committed the sixth Pācittiya offence against her—this is an *Āpattādhikarana*, which must be formally brought before the Sangha (see the story of Dabba in *Cullavagga*, iv, 4, 8).
- (iv) At an āvāsa, X alleges that a certain Sanghakamma has not been attended with the necessary conditions, e.g. the minimum number was not made up—this is a *Kiccādhikarana*, which must be formally brought before the Sangha.

¹ See note on previous page.

So much about the dispute itself.

At the second stage, the *adhi kara na* has been brought before the full assembly. In a non-disciplinary and non-disputatious *Sanghakamma*, the *natti* at this stage would be put without further preliminaries. But not so in the other *Sanghakammas*. The person concerned—the prisoner at the bar, as modern lawyers would say—must submit to certain interrogatories on the result of which the *natti*—whether of acquittal or of conviction—would be put. The accused would be called upon to remember his offence or warned or made to confess, etc. There are various technical terms, e.g. *codetabbā* (as in *Sammukhavinaya*), *āpattim āropetabbā* (as in *Amulhavinaya*), etc., to signify different forms of interrogatories. When the result of the interrogatories had been known, it would be time to put the *natti*, which would be governed by the rules of *Adhi kara na-samattha*.¹ These rules, in conformity to which the *natti* should be put, are seven in number, of which the last two, as I have already remarked, are somewhat different in character from the rest: viz.—(i) *Sammukhavinaya*, (ii) *Sativinaya*, (iii) *Patinnātakarana*, (iv) *Amulhavinaya*, (v) *Yehuyyasikā*, (vi) *Tassa-pāpiyasaki*, (vii) *Tina-vitthāraka*. Of these rules one or two combined would apply under different sets of circumstances to be explained below, No. (i) being common to all. We now proceed to consider these circumstances under which the rules would apply.²

¹ An enumeration of them occurs in the last section of the *Pātimokkha*. They are explained and elaborated with illustrations in *Cullavagga*, iv, 14.

² The following account of the *Adhikaranasamatthas* is based on *Cullavagga*, iv, 14. Every statement made herein is authorized by some passage or other of that chapter of the *Cullavagga*. It would be tedious as well as unprofitable to quote all the references.

(i) *Sammukhavinya* — This means the presence (a) of the particular individual concerned, (b) of the Sangha or the full assembly, (c) of the Vinaya (which means the observance of the proper rules of procedure), and (d) of the Dhamma (which means the application of the law relating to the case). This “four-fold presence” applies to all adhikaranas. It safeguards the proper conduct of the trial. There are two exceptional forms of Sammukhavinya—(a) Reference to the members of another āvāsa and (b) Reference to a committee of the same āvāsa duly appointed. In the case of (a), if the referees were unable to decide the question, the custody of the case was returned by them. The following rules would govern (b): A committee (ubbāhikā) would be appointed when in the course of the proceedings confusion arose and the assembly found it impossible to come to a decision. The members of the committee would be appointed in the usual natti-form by which all office-bearers of the Sangha were appointed. The rules according to which the committee itself would proceed to consider the business before it are not laid down. But in the account of the Council at Vesāli where such a committee was appointed the procedure of the committee is represented as follows¹: The committee consists of eight members. One of them, Sabbakāmi, acts like a Chairman, and another, Revata, acts like a Secretary. The points referred to the Committee are put one by one by the Secretary to the Chairman, and as each point is decided by the latter, the Secretary announces it to the other members of the committee and casts the ballot accordingly (cf. *Idam pathamam salākam nikhipāmi*—*Cullavagga*, xii, 2, 8).

¹ See *Cullavagga*, xii, 2, 8.

When all the points are decided, the Chairman tells the Secretary that the matter is settled and concluded once for all, but that he (Secretary) should nevertheless interrogate him (Chairman) in the midst of the whole Sangha on all the points over again. This is accordingly done, which brings the whole proceedings relative to the case to a termination. If, however, the committee found it impossible to decide the matter delegated to it, the custody of the case was re-transferred to the Sangha and it was then settled by the Sangha according to the *Y e b h u y y a s i k ā* form of *Adhikaranasamattha*, i.e. by the vote of the majority.

(ii) *S a t i v i n a y a*— When a person had been accused of any misconduct and he, being clearly conscious of his innocence, repudiated the charge, this form was observed. The accused appeared before the Sangha in an attitude of supplication and asked for a discharge in accordance with the Sativinaya form. Then followed the usual *n a t t i* in terms of the request preferred, and so on. There must be five requisite conditions for a *Sativinaya*— (a) the accused Bhikkhu must be innocent, (b) he must notwithstanding have been charged with the offence of which he pleads not guilty, (c) he must have asked the Sangha for a discharge, (d) the Sangha must be prepared to grant it, and (e) the Sangha must be duly constituted.

(iii) *P a t i n n ā t a k a r a n a*— When a Bhikkhu, guilty of a slight offence (*l a h u k a ā p a t t i*), pleaded guilty to it, this form was observed. Here the case need not necessarily be carried to the *n a t t i*-stage. The guilty Bhikkhu might approach another Bhikkhu or a number of Bhikkhus in the usual attitude of supplication and obtain a valid absolution on confession. If not, he had to appear before

the Sangha and make a confession on which the usual nātti, etc., followed, and the confessing Bhikkhu was let off with a warning. It should be noted here that the granting of absolution was an act for an individual and not for the collective body. It was not the Sangha that granted absolution, but the person who proposed the nātti. It was only in the form called *Tina-vitthāraka* that absolution was sought from and granted by the Sangha itself. The principle seems to be that an individual's offence is absolved by an individual or a number of individuals while the offence of the whole Sangha can be absolved only by the Sangha itself.

(iv) *Mulhavinyaya*—When a person had been accused of an offence committed during insanity and either (a) he fully confessed it, or (b) he could not remember it owing to lapse of memory, or (c) he continued in an insane state of mind, this form was observed. The procedure was exactly as in Sativinaya.

(v) *Yebhuyyasikā*—This form was adopted only in a Vivādādhikarana and only when the matter in issue was of a grave character (*Cullavagga*, iv, 10, 1) and the assembly got out of hand and a unanimous decision was found to be impossible of achievement. The decision was arrived at by the vote of the majority. The voting was done by means of the distribution of marked pieces of wood called *Salāka*, which were subsequently counted and the majority ascertained thereby. The polling officer was therefore called *Salākagāhāpaka*. He was appointed in the usual nātti-form like all other office-bearers of the Sangha. A person of unimpeachable honesty and impartiality who was conversant with the rules of procedure would be appointed to this post, for it carried

with it a heavy responsibility—the Salākagāhāpaka having the power to reject the whole voting if in his view the opinion of the majority was contrary to the Dhamma. When the Salākagāhāpaka had been appointed, he proceeded to his work in either of the three following ways : he might call upon the Bhikkhus to take away the marked Salākas, telling each one as he came up the significance of the marks and asking him to keep his ballot secret (this was the Gulhaka or secret method) ; or he might whisper the same thing into the ear of each Bhikkhu, probably going round the assembly (this was the Saka-nnajappaaka or whispering method) ; or, lastly, he might dispense with all secrecy in voting (this was the Vivataka or open method). This last method was adopted when it was known to the Salākagāhāpaka that the vote of the majority would be on the side of the Dhamma. Further details, which may be accepted for what they are worth, coming as they do from a late source, are supplied by Buddhaghosa.¹ He says that the first method was adopted when the assembly grew unruly (alajjussanna) ; the second when the assembly was composed of ignorant or unintelligent members (bälussanna) ; and the third when it was inclined to observe propriety (lajjussanna). The point to be specially noted in the Yebhuyyasikā form is the large discretionary power left to the polling officer, which was probably intended as a safeguard against possible abuses. Buddhaghosa describes in a quaint and somewhat confused manner how the discretionary power of the polling officer was to be

¹ The whole passage, which is too long to be given here, is quoted by Oldenberg in *Vinayapitakam*, vol. ii, p. 315.

exercised. “When (the vote) is improperly taken,” says the learned commentator, “it should be taken till a third time, (the polling officer) declaring, ‘This improperly taken ballot should be taken again.’ If even at the third time those against the Dhamma are in the majority, he (the polling officer) should rise (saying), ‘To-day is inauspicious; I shall announce it to-morrow.’ The ballot should be taken the next day with (lit. looking for) those who were in the right, with a view to discomfiting the unrighteous members. This is secret balloting. In following the whispering method, on the other hand, if any elderly member of the Sangha voted on the side of the unrighteous ones (lit. took the *Salāka* of the unrighteous ones), this should be said and made known to him, ‘Venerable Sir, you are great and aged; this does not become you. The ballot of the righteous ones is the other.’ The ballot should then be shown to him. If he values it, it should be made over to him. But let him not misunderstand it. (Therefore) he should be told, ‘Do not make it known to anybody.’ The rest (of the procedure) is as laid down.”¹ This naïve commentary of Buddhaghosa unpleasantly reminds us of modern electioneering tactics, but perhaps even in an American state the polling officer does not stoop to wire-pulling and canvassing in the manner which Buddhaghosa innocently recommends.

The two remaining *Adhikaranasamathas* are essentially *Sanghakammas*, with this difference only, that in an ordinary *Sanghakamma* the offence would arise before the trial, while in these two cases the offence would arise in the course of the trial.

¹ The translation is mine.

(vi) *Tassa-pāpiyyasikā-kamma* — When a Bhikkhu in the course of interrogatories at a trial was guilty of obstinacy or prevarication, this form was adopted as a disciplinary measure. After the commission of the offence as above, the usual *natti* was proposed and the Bhikkhu sentenced accordingly. It could arise out of an *anuvādādhikarana* and perhaps also an *āpattādhikarana*¹ (*Cullavagga*, iv, 12, 1)—The text says the Bhikkhu must be ‘*sānuvādo*’. This does not necessarily exclude imputation of *Āpatti*. A too narrow interpretation of the word would be somewhat unreasonable, and the translators also seem to realize this when they write, “when a censure has been set on foot against him.” The circumstances which would lead to *T. Pāp.* might conceivably arise in both kinds of *Adhikarana*). Confession, as in other disciplinary Sanghakammās, is a necessary pre-condition. The *Tassa-pāp.* form is in fact exactly analogous to *Tajjaniyaka mma*, the only distinction being, as I have pointed out, that in the former the offence arises in the course of the trial, while in the latter it arises before the trial.

(vii) *Tina-Vitthāraka* — This is a curious form devised probably for the purpose of avoiding multiplicity of trials. It might so happen that during the sitting of the judicial assembly, quarrels and disputes took place

¹ This is what reason would suggest. But it will be noticed that in the forms of procedure applicable to an *Āpattādhikarana*, *Tassapāpiyyasikā* does not occur. One naturally feels diffident in stretching a rule of law by reasoning when one remembers the famous dictum of Lord Halsbury in the well-known case of *Quinn v. Leathem* (1901), A.C., 495, pp. 506, 507, about the logical character of the law. Lord Halsbury's dictum applies not only to civil law, but to canon law as well, for both are historic growths and not modelled on rules of logic.

among the assembled Bhikkhus with the result that numerous grounds of complaint sprang up. It would be obviously inconvenient, if not impossible, to take action on each and all of them. Under such circumstances, the *Tina-vitthāraka* form was adopted. Serious offences (*Pārājika* and *Sanghādisesa*, *per Buddhaghosa*) and those which concerned the laity, however, were beyond its province. Confession, as usual, was a necessary precondition. The usual *natti* was first proposed. Then one representative from each factious party would make a confession of offences in general terms. When this was finished, each representative again brought forward the confession by way of *natti* and asked for absolution, which was granted according to the terms of the prayer.

The following chart will show how the *Adhikarana*s were applied in the four kinds of *Adhikarana*. The *Sammukhavinaya*, as said already, was common to all four of them¹:

- (i) *Vivādādhikarana* .. *Sammukha*.
 Sammukha. + Yebhuuyyasikā.
- (ii) *Anuvādādhikarana* .. *Sammukha*. + *Sati*.
 Sammukha. + Tassa-pāp.
 Sammukha. + Amulha.
- (iii) *Āpattādhikarana* .. *Sammukha. + Patinnātakarana*.
 Sammukha. + Tina-vitthāraka.
- (iv) *Kiccādhikarana* .. *Sammukha*.

So much about the second stage of the trial.

To proceed to the third and last stage. The decision might be (i) by the whole Sangha, or (ii) by a committee of the Sangha, or (iii) by a number of referees belonging to another Sangha, or lastly, (iv) by the vote of the majority

¹ I am solely responsible for this chart, which is based on *Culla*., iv, 14.

of the Sangha. One kind of tribunal could not be substituted for another except under specified circumstances. To take an illustration. Suppose the Sangha failed to come to a unanimous decision. It would not be proper—except in the case of a *Vivādādhikarana*—to proceed at once to a decision by vote of majority. The case, as it is said, must have run its course (*gatigatam hoti—Cullavagga*, iv, 10, 1). The point at issue must first be referred either to a committee of the same āvāsa or a number of referees belonging to another āvāsa. If they gave their decision, the Sangha was bound by it. If they did not, the case was returned to the Sangha to be decided (i) by the vote of the majority when it had been returned by the committee, or (ii) otherwise, probably by reference to a committee, when it had been returned by referees belonging to another āvāsa. (There is no provision for *Yebhuyayasakiā* when the case is returned by referees.)

But the *Yebhuyayasakiā* mode of decision was hedged in with certain restrictions. Trivial matters could not be submitted to it. The polling officer was invested with plenary powers and, after taking the ballot, he might refuse to ratify the result of the voting if he considered that it would necessarily lead or was likely to lead to a schism, or to the victory of the party manifestly in the wrong, or that the votes had not been sincerely given. Under such circumstances he would arrange for another balloting.

Then, again, the decision must be in the terms of the *natti*. The *natti*, as we have observed, might be a *natti* of acquittal or discharge, as in *Sativinaya*, *Amulhavinaya*, *Fatinnātakarana*, and *Tinavitthāraka*, or one of conviction as in the several forms of disciplinary

Sanghakammās. The trial must be for the offence of which the guilty Bhikkhu is formally accused before the Sangha and not for an offence of which he may have confessed himself guilty. For instance, a Bhikkhu is charged with a Pārājika, but he confesses to a Sanghādisesa ; he must be tried for the former and not for the latter offence (*Cullavagga*, iv, 8).

Let us now illustrate the legal processes described above by citing two hypothetical cases :

(A) A DISCIPLINARY SANGHAKAMMA

A, a Bhikkhu belonging to an āvāsa at Rajagaha, is detected in the act of kissing a woman. The offence will come under rule 2 of Sanghādisesa—*Jo pana bhikkhu otinno viparinentena cittena mātugāmena saddhim kāya-samsaggam samāpajjeyya hatthagāham vā benigāham vā annatarassa vā angassa parāmasanam sanghādisesa.* The Bhikkhu, A, is accused of the offence by another Bhikkhu, B. This is an Āpattādhikarana, and it is duly brought before a full assembly of the Sangha. The accused, A, is now interrogated by another Bhikkhu, C, before the whole assembly. Now it is clear that as the offence is not a light one (*lahuka āpatti*), the accused cannot obtain absolution by confession, and so the form Sammukha + Patinnātakarana will not apply. A natti, either of acquittal or of conviction, will have to be put on the result of the interrogatories. The accused may at this stage take any of the following pleas :—

- (i) I was out of mind at the time when I committed the offence. (Plea of insanity.)
- (ii) I do not remember to have committed the offence.
- (iii) I refuse to make any confession.

- (iv) I confess to having committed the offence.
- (v) (The accused confesses and denies, makes a plea and retracts it and so on.)
- (vi) I have committed no Sanghādisesa offence, but a Pācittiya one [e.g. I did not kiss the woman. (Sanghā., 2), but only sat together with her in a solitary place (Pāc., 45)].

Suppose he takes the first plea. The assembly may be satisfied with it or not. If satisfied, the accused must request the Sangha to adopt with regard to him the *A mulha vinaya* form. A natti will then be put by another Bhikkhu in terms of the request made and the *anussāvanā* will follow. The Sangha will then signify by its silence that the accused is discharged according to *A mulha vinaya*. If, however, the Sangha is not satisfied with the plea, there are two courses open to it. Either it may suspend the accused for not atoning for a fault (*āpattiyā appatikamme ukkhepaniyakamma*), or it may straightway proceed to sentence him to the discipline of Parivāsa and Mānatta according to the *Pātimokkha*. (For this disciplinary measure confession is not a necessary pre-condition.) In both cases the proper natti and *anussāvanā* must be gone through.

The second plea can only be taken by one whose memory may be trusted.¹ The steps are the same as above.

Suppose the accused takes the third plea. There are two courses open to the Sangha—either to suspend the

¹ This is implied by the expressions, occurring in *Cullavagga*, iv, 4, 10, “āyasmā Dabbō Mallaputto sativepullappatto sangham sativinayam yācati” and “āyasmato Dabbassa Mallaputtassa sative-pullappattassa sativinayo”.

accused for not confessing an offence (*āpattiyā adassane ukkhepaniyakamma*) or to sentence him according to law. It is obvious that in this case the accused cannot be discharged or acquitted.

Suppose the accused takes the fourth plea. He will then have to approach the assembly in an attitude of humility and, after making the confession, request the Sangha to inflict upon him the Mānatta discipline. A nātī will then be put in terms of the request and anussāvanā will follow, these being repeated three times. The Sangha will signify by its silence that it sentences the accused to the Mānatta discipline of six days' duration. (When the offence is not concealed, the *Pariwāsa* part of the penalty is remitted—*Cullavagga*, iii, 1.)

Suppose the accused takes the fifth plea. The plea, if it can be so called at all, may be taken, as I have said already, not only in an anuvādādhikarana, for which it is specially mentioned, but also possibly in an āpattādhikarana. A Bhikkhu will then put a nātī that owing to his obstinate conduct, the Tassapāpiyyasikā-Kammā should be carried out against him and anussāvanā will follow. The Sangha will then signify by its silence that the accused is sentenced accordingly.

Suppose the accused takes the sixth plea. He cannot in that case be dealt with on the basis of his confession. He must either be suspended or sentenced for the offence of which he is accused and not for that of which he pleads guilty. Under the circumstances, the most prudent thing for the accused to do would be to take the second plea and get a discharge. He may of course be tried afterwards on a proper charge made on the basis of his confession.

(B) A Non-DISCIPLINARY SANGHAKAMMA

Suppose in the case taken above the Bhikkhu has worked out the sentence and has expressed a desire to be reinstated and the Sangha is ready to comply. Then in order to rehabilitate him, the Sangha has to perform the act of *A b b hāna*. An assembly must be constituted consisting of not less than twenty duly qualified members. The person concerned must present himself before it, and, after stating all the circumstances of his case, prefer a request for *A b b hāna*. The request must be preferred three times. Then another Bhikkhu will put a *natti* in terms of the request on which *a n u s s ā v a n ā* will follow, these being repeated three times (the act being of the *natti-catuttha* class). The Sangha will then signify by its silence that the Bhikkhu has been rehabilitated.

I give below an account of the different forms of disciplinary Sanghakammās¹:

(i) *Parivāsa* and *Mānatta*.—These are the only two disciplinary measures mentioned in the *Pātimokkha* which may be inflicted by the Sangha on a Bhikkhu who has been guilty of any of the thirteen Sanghādisesa offences. The penalty consists in the imposition of certain disabilities. The two measures are inflicted together in case of non-confession; only *mānatta* is inflicted in case of confession. *Mānatta* must always follow *Parivāsa*. The broad distinction between the two is that *Mānatta* continues for a determinate period (six days), while *Parivāsa* for an indeterminate period. The

¹ The account is based on *Cullavagga*, i-iii.

following are the rules for the determination of the Parivāsa period :—

- (a) **A p a t i c h a n n a** — When the offence is confessed without any delay, the Parivāsa period is reduced to *nil*, that is, the guilty Bhikkhu is sentenced to Mānatta only.
- (b) **P a t i c h a n n a** — When the offence is concealed knowingly, the Parivāsa period extends over as many days from the date of the sentence as he has allowed to elapse without confession. The period, it should be remembered, begins to run after the six days of Mānatta. If the concealment is unwitting, the sentence is one of Mānatta only (*Cullavagga*, iii, 23, 5).
- (c) **S u d d h a n t a** — When it is found to be impossible to determine the date or dates of the commission of an offence or a number of offences or the nature thereof, the Parivāsa period extends over as many days as intervenes between the date of the sentence and the date of Ordination of the guilty Bhikkhu.
- (d) **S a m o d h ā n a** — When another offence is committed during the continuance of the Parivāsa period, a fresh period begins to run from the date of the commission of the second offence and it extends over as many days as were covered by the Parivāsa period prescribed for the first offence or the Parivāsa period prescribed for the second offence, whichever period may be longer.

A general Parivāsa of four months was prescribed for a convert coming from another sect or for a convert who had previously turned renegade.

But this can hardly be called a disciplinary measure.

(ii) *Tajjaniya-Kamma*. — This measure could be carried out for any transgression whatever, except Pārajika and Sanghādisesa offences, even for living “in lay society, in unlawful association with the world”, which is not an offence at all under the *Pātimokkha*. The penalty consists in the imposition of certain disabilities. These penal disabilities continue for an indeterminate period till the request for *Abhāna* is made by the Bhikkhu under sentence and is granted by the Sangha.

(iii) *Nissaya-Kamma*. — This measure could be carried out against a Bhikkhu who had been repeatedly guilty of Sanghādisesa offences and undergone sentences therefor. The penalty consists in subjecting the guilty Bhikkhu to surveillance. The period is as above.

(iv) *Pabbājaniya-Kamma*. — This measure could be carried out against a number of Bhikkhus who by their overt and blameable conduct had created a scandal at a certain place. The penalty consists in banishment from that place. The Sangha which pronounces the sentence of banishment has to proceed in a body to the place where the disciplinary act is to be performed (*Cullavagga*, i, 16, 1). The period is as above.

(v) *Patisāraniya-Kamma*. — This measure could be carried out against a Bhikkhu who had given offence to a householder. The guilty Bhikkhu is enjoined to ask and obtain the pardon of the householder whom he has offended. A companion may be appointed by the usual natti to accompany him. The guilty Bhikkhu must first ask the pardon of the offended householder. In case he does not obtain pardon, the companion should intercede

on his behalf. If he be not pardoned even then, the companion should personally ask the householder to pardon the guilty Bhikkhu. If not pardoned even then, the companion should ask pardon for him in the name of the Sangha. If the pardon be not obtained even after that, the companion should make the guilty Bhikkhu confess his guilt in the presence of the offended householder in an attitude of humility. The period of sentence is as above.

The counterpart to Patisāraniya-kamma is an act called Patta-nikkujjana (lit. turning down of the begging bowl). When a Bhikkhu gives offence to a householder, he has to submit to the former penalty ; in the converse case the householder is subjected to the penalty of having the privilege of giving alms to Bhikkhus and thereby acquiring merit withdrawn.¹

(vi) Ukkhepaniya - Kamma.— This measure could be carried out against a Bhikkhu for three causes— (a) for not acknowledging a fault, (b) for not atoning for a fault, and (c) for not renouncing a false or sinful doctrine. The penalty consists in the imposition of certain disabilities. With regard to (c), it is laid down that the Bhikkhus should first exhort the guilty Bhikkhu to give up the false doctrine (so that his refusal to do so would amount to Pācittiya No. 68).² Now in Pācittiya No. 69 it is suggested that a Bhikkhu, guilty of Pācittiya No. 68, should be subjected to a social boycott by the Bhikkhus.³ The present Sanghakamma is based

¹ *Cullavagga*, v, 20, 6-7.

² The example of a pāpaka ditthi given in *Cullavagga*, i, 32, 1, is, as the learned translators have pointed out, word for word the same as that given in Pācittiya, 68.

³ Jo pana bhikkhu jānam tathāvādinā (referring to Pāc., 68) Bhikkhunā akatānudhammena tam dithim appatinissatthena saddhim sambhujjeyya vā samvaseyya vā saha vā seyyam kappeyya Pācittiyan.

on this old rule. The sentence in an Ukkhepa niyaka-mma must be proclaimed against the guilty Bhikkhu at all āvāsas.¹ In case the sentenced Bhikkhu left the Order, the sentence was withdrawn because in that case it became inoperative.²

(vii) Pakasaniyaka-mma.³ This seems to have been an exceptional measure, being referred to only once in the *Vinayapitaka*, in *Cullavagga*, vii, 3, 2. It was carried out against Devadatta who, without leaving the Order, had openly rebelled against it. It consisted in issuing a general proclamation from the Sangha to the effect that it renounced all responsibility for the words and action of the sentenced Bhikkhu. A Bhikkhu was appointed in the usual natti-form to issue the proclamation.

(viii) Brahmadanda.⁴—This is referred to only once—in *Mahāparinibbāna Suttanta*, vi, 4. The penalty consists in subjecting the guilty Bhikkhu to a social boycott.⁴ No details are given as to what offences would merit this punishment nor the manner in which it was to be imposed. It seems to have become obsolete later on, being replaced by other forms of disciplinary Sanghakammās.

An interesting line of investigation is opened up by the question as to how far the Brāhmanical *Dharmasāstras*

¹ See *Cullavagga*, i, 25—āvāsaparamparan ca bhikkhave samsatha : Channo bhikkhu āpattiyā adassane ukkhepaniyakammakato asambhogam sanghenā 'ti. In the other cases of Ukkhepaniya-Kamma for the same proclamation is to be made *mutatis mutandis*.

² See *Cullavagga*, i, 34. This withdrawal of the sentence applied only in case of an Ukkhepaniya-Kamma for not renouncing a sinful doctrine.

³ Not mentioned in *Cullavagga*, i.

⁴ "Channassa Ānanda bhikkhuno mam' accayena brahmadando kātabbo 'ti. Katamo pana bhante brahmadando 'ti.

Channo Ānanda bhikkhu yam iccheyya tam vadeyya, so bhikkhūhi n'eva vattabbo na ovaditabbo na anusāsitabbo 'ti."

recognize the laws of the *Vinayapitaka* and what place they assign to these laws. Such an inquiry will help us to understand whether the laws of the Buddhist Sanghas were really of a positive state-enforced character. We have observed that the Bhikkhus were at first a dispersed body of wandering hermits who would naturally have little relation with the political organization of society. But this could hardly be said of the Bhikkhus of later times —say, a hundred years after the death of Buddha. At that time they constituted a well-organized community, grouped into āvāsas scattered over different parts of the country, each Sangha governed by its monastic laws, owning and possessing property, coming frequently as bodies corporate into legal relations with outsiders, and exercising executive, legislative, and judicial functions over each individual member. The community of Bhikkhus thus involved a well-developed and well-organized body of what is known in jurisprudence as *conventional law*.¹ Now there is clear proof in Sanskrit legal literature that conventional law, called *Samanya*, was fully recognized and given effect to in ancient Indian states. The system of government, however, which is contemplated in the legal literature of the Hindus is of a purely monarchial type, tempered by constitutional restraints. Our information about the ancient republican states of India, which existed side by side with the monarchies, is meagre in the extreme. But it may be safely presumed that in these

¹ “By conventional law is meant any rule or system of rules agreed upon by persons for the regulation of their conduct towards each other. . . . In many cases conventional law is also civil law; for the rules which persons by mutual agreement lay down for themselves are often enforced by the state.”—Salmond’s *Jurisprudence* (fourth edition), pp. 54–5.

states also conventional law was as much respected as in the Hindu monarchies.

In the *Arthasāstra* of Kautilya it is definitely laid down that it is the duty of a monarch to punish infringements of Samayas or conventional laws (samayavyatikrama). By Samayas, Kautilya means those of Deśa, Jāti, Kula, and Saṅgha.¹ In the Sārnath inscription we find Asoka laying down a penal law for those who seek to bring about schisms in the Buddhist Saṅgha.² In doing so, Asoka only acted in accordance with a well-established principle of government, and did not pretend to exercise any authority as the head of the Saṅgha, as Vincent Smith would have us believe.³ The idea of the king being the head of the church, though acceptable to a Protestant Englishman like Vincent Smith, would be quite unintelligible to an Indian Buddhist of Asoka's time. Similarly Yājnavalkya mentions Srenī, Naigama, Pākhaṇḍi, and Gaṇa, and says that their old customary laws must be maintained.⁴ In the *Mitākṣara*, Pākhaṇḍi is explained as

¹ Tena deśajātikulasaṅghānām samayasyānapākarma vyākhyaṭam—Kautilya's *Arthasāstra* (Mysore Government Publication), p. 173.

² See Vincent Smith's *Asoka*, 2nd ed., p. 195; cf. Kausambi and Sānchi Edicts on the same subject.

³ The penal law laid down in the Sārnath, Kausambi, and Sānchi Edicts relating to the "unfrocking" and expulsion of schismatics is based clearly on *Mahāvagga*, i, 67—*Sanghabhedako bhikkhave anupasampanno na upasampādetabbo upasampanno nāsetabbo*. The king only upholds the conventional law of the Buddhist Saṅgha in accordance with the immemorial constitutional practice of a Hindu monarch. But Vincent Smith says of the Sārnath Edict: "This edict exhibits Asoka in his latter years acting as both emperor and Head of the Church. His position, as observed elsewhere, much resembled that of Charlemagne" (Smith's *Asoka*, p. 195, footnote 3). This statement is a remarkable instance of an historian's mental bias perverting his view of history.

Śrenīnaigamapākhaṇḍigaṇānāmapyayam viḍhiḥ

Bhedām ceṣām nrīpo rakṣet pūrvavṛittiñca pālayet.

Yājnavalkya, ii, 192.

those who do not subscribe to the authority of the Vedas such as the Nagnas (which may refer to the Ājivakas or the Digambara Jainas), Saugatas (Buddhists), etc.¹ Nārada mentions Pākhaṇḍi, Naigama, Srenī, Pūga, Vrāta, and Gaṇa.² Manu mentions Grāma, Deśa, and Saṅgha.³ Medhātithi explains Saṅgha as follows :—

Ekadharmānugatānām nānādeśavāsinām nānājāti-
yānāmapi prāṇinām samūhaḥ yathā bhiksūnām saṅgho
vanijām saṅghāscaturvidyānām saṅgha iti. (Tr.—A
group of persons, of same persuasion, belonging to
different localities, of different classes, as for instances,
the Sangha of Bhikkhus, the Sangha of merchants, the
Sangha of men learned in the Four Vedas.)

Here the Bhikku-Sangha is clearly mentioned. It is thus evident that the laws of the *Vinayapitaka* enjoyed some sort of state-recognition and were to that extent part of the civil law, the infringement of which was punishable by sovereign authority.

It is necessary to bear this fact in mind in order to understand some parts of the conventional law of the Buddhist Sanghas. Two illustrations will suffice. In *Mahāvagga*, vi, 39, 1, a certain rule is laid down for the settlement of agricultural rights between the Sangha and outsiders. Now this rule would be meaningless and inoperative if it

¹ Pākhaṇḍino ye vedasya prāmāṇyameva neochanti nagnāḥ souga-
tādayah.

² Pākhaṇḍinaigamādīnām sthitih samaya ucyate | Samayasyānapā-
karma tadviśāpadam smṛitah || Pākhaṇḍinaigamaśrenī pūgavrā-
tagaṇadisu | Saṃrakṣet samayañā rājā durge janapade tathā || Yo
dharmaḥ karma yaccaisāmupasthānavidhisca yah | Yaccaisām vr̥itti-
pādānamanumanyeta tat tathā.—Nārada, *Tīt.* x, 1-3.

³ Ye grāmadeśasaṅghānām kṛtvā satyena saṁvidam

Visamīvadennaro lobhāt tam rāṣṭradvīpākāśayet.

Manu, viii, 219.

were not really a rule of positive law: an outsider *ipso facto* would not be bound by a rule laid down by the unsupported authority of the Buddhist Sangha. In a Pabbajaniya-Kamma, again, the Sangha passes a sentence of banishment against a number of Bhikkhus residing in a locality. This sentence would have little terror for recalcitrant and erring Bhikkhus if it were not backed by the sanction and authority of the state. It may be presumed that where a sentence of banishment was passed against a number of Bhikkhus who had made themselves a nuisance at a certain place, they would be compelled (on a lawsuit) by the executive officer of the state to leave the place. In all cases, in fact, where there was a chance of the Sangha failing to enforce its decrees, the executive authority of the sovereign power might be invoked. The sovereign in such a case would probably act on the instructions of a Vinayadharā, for as Jimūtavāhana says in the *Vyavahāra-mātrikā* on the authority of old texts¹—*Yeṣāntu samayādeva vahuśo vyavasthā teṣāṁ samayajñaireva vyavahārasya nirṇayah kartavyah.* (Tr.—Those whose conventional law provides many rules, their cases should be decided with the aid of experts in their conventional law.)

¹ See *Vyavahāra-mātrikā*, edited by Sir A. T. Mukherjee in Memoirs of A.S.B., vol. iii, No. 5, p. 281.

CHAPTER VII

COMMUNAL LIFE AT AN ĀVĀSA

We have observed in Chapter III that it was usual for a person after he had renounced the household for the sake of religious life to seek admittance to a Gana or Sangha of Paribrājakas, acknowledging its leader as his spiritual master (*Sattħā*). The admittance into the Buddhist Sangha was called *Upasampadā*. *Upasampadā* might be sought by one who had previously been a Paribrājaka, belonging to a different sect, or one who wanted straightway to pass into the Buddhist Sangha from household life.

The earliest formula for admission into Buddhist Sangha was that of *Ehi Bhikkhu*,¹ which was in all probability the very formula used by Buddha himself,—the leader formally inviting the candidate for admission to join his Sangha. Afterwards when the dispersed body of Buddha's followers had organized themselves into an Order which acknowledged no one living person as leader, the

¹ *Ehi bhikkhū svakkhāto dhammo caratha brahmacariyam sammā dukkhassa antakiriyā 'ti.* It is said in *Mahāvagga*, i, 12, that *Saranāgama* was substituted for it because the Bhikkhus wanted to confer *Pabbajā* and *Upasampadā*. The distinction between the earlier and the latter formula is interesting. In the one case the formula is uttered by the person who ordains which is always Buddha himself; in the other case by the person who is ordained. The one is an invitation, the other is a confession of faith. An invitation could be made only by the leader of the Sangha, and, as we have seen, after the death of Buddha the Buddhist Sangha had never a recognized leader.

formula of invitation was changed into one of confession of faith—the *Sarana gama*. At a later stage when āvāsas and residential Sanghas had come into being, the ordination became an act for the Sangha—a *Sanghakamma* with all the features of *natti*, etc., pertaining thereto.¹ The minimum number competent to perform it was as a general rule laid down as ten.² A distinction which did not formerly exist was now drawn between *Pabbajjā* and *Upasampadā*.³ *Upasampadā* could not be conferred on a youth of less than twenty and *Pabbajjā* on a youth of less than fifteen.⁴ A candidate for *Upasampadā* who had previously been of a different religious persuasion (*annatitthiyapubbo*) had to go through a period of

¹ Cf. *Mahāvagga*, i, 12, 28 et seq., 36 et seq., 76. The ordination ceremony of the Buddhists remains substantially the same as it was in the earliest days.

² In *Mahāvagga*, v, 13, 5, Sona is enjoined by Mahākaccayana to obtain Buddha's permission to relax this rule in favour of the inhabitants of Southern Country and Avanti—Avantidakkhināpatho bhante appabhikkhuco, tinnam me vassānam accayena kicchena kasireṇa tato-tato dasavaggam bhikkhusangham sannipūtēpetvā upasampadam alattam. App eva nāma bhagavā Avantidakkhināpatho appatarena ganena upasampadan anujāneyya. The permission is obtained, and for those localities the minimum of four Bhikkhus and a Vinayadhara is prescribed.

³ Kern says: "The broad distinction between the first admission, *Pravrajyā*, and the Ordination, *Upasampadā*, is clear enough, but if we descend into details, the matter becomes embarrassing."—*Manual of Indian Buddhism*, p. 77. Later on he says: "The passages and testimonies adduced seem to warrant the conclusion that the real ordination or consecration takes place by the *Upasampadā*, whereas *Pravrajyā* is the act by which the candidate formally declares his intention to take the vows" (p. 78). Kern seems to think that the distinction existed from the beginning, but it is not so. It will be observed from the opening sections of *Mahāvagga*, up to i, 24, 4, that all who are ordained under *Ehi Bhikkhu Upasampadā* ask for *Pabbajjā* and *Upasampadā* and get the *Upasampadā* at once, and not *Pabbajjā* first, *Upasampadā* afterwards as was the custom later on.

⁴ *Mahāvagga*, i, 50; i, 49, 6.

preliminary discipline called *Parivāsa* extending over four months.¹ Certain exceptions, the significance of which is difficult for us to understand, were admitted in favour of the Jatilakas and the Sākyas as regards the *Parivāsa* period.² The exception in favour of the latter, it is said, was made by Buddha himself as a concession to his kinsmen.³ This might have been so. But the exception in favour of the former is said to have been made on the ground that they were *Kiriyavādins* (believers, in the spiritual efficacy of good deeds).⁴ Now this ground appears to be rather insufficient. The *Kiriyavādins* constituted, as we gather from Jaina literature, one of the four schools of philosophy current at that time.⁵ It must have included several religious sects and orders besides the Jatilakas. The Jainas, for instance, considered themselves as *Kiriyavādins*.⁶ The ground made out in favour of the Jatilakas can, therefore, be no valid or sufficient ground for exception. It would rather seem that there was something in the very character of the Jatilakas which

¹ *Mahāvagga*, i, 38, 1.

² *Mahāvagga*, i, 38, II. The translators render “aggikā jatilakā” as “fire-worshippers and Jatilas”, which is misleading. It should be “fire-worshipping Jatilakas”, as the Pali expression clearly refers to one class of men only and not to two classes. Such also seems to be the view of Kern when he speaks of only two classes of persons, etc. (*Manual of Indian Buddhism*, p. 78).

³ “Imāham bhikkhave nātīnam āveniyam pariḥāram dammiti.”

⁴ “Kammavādino ete bhikkhave kiriyavādino.”

⁵ “Jainas enumerate four principal schools of philosophy—Kriyāvāda, Akriyāvāda, Ajnānavāda, and Vaināyikavāda.”—Jacobi’s *Jaina Sutras*, S.B.E., pt. ii, Intro., xxvi. The Ājīvakas, as their doctrines clearly testify, were Akriyāvāda. The Buddhists were often misconstrued as being of the same school, e.g. *Mahāvagga*, vi, 34, 12, and also 31, 5.

⁶ “It is evident that the Jainas considered themselves Kriyāvādins.”—Jacobi’s *Jaina Sutras*, pt. ii, p. 319, footnote².

entitled them to accept the life of the Buddhist Bhikkhu without passing through a period of probation. The Jatilakas, as their name implies, were a class of persons who wore matted hair which they are said to have shorn off on receiving Upasampadā.¹ They lived outside society, did penances (for which their leader Uruvela was specially renowned),² performed sacrifices, and kept up the sacred fire.³ From this description it appears that they were Brāhmanical Hindus in the Vānaprastha or Tāpasa stage of life.⁴ Now according to the Brāhmanical rule, the fourth stage of Paribrājaka comes immediately after the third stage of Vānaprastha, and the conjecture may be hazarded that the exemption of the P a r i v ā s a period in favour of the Jatilakas was a concession to the Brāhmanical rule according to which a person who had gone through the penances was entitled to embrace at once the life of the wandering mendicant. But the conjecture is put forward with some diffidence.

When a person had been admitted into the Sangha by the formal Kammavācā, he became a member of it with all rights and privileges.⁵ As I have said in the previous chapter, the constitution of a Buddhist Sangha was perfectly democratic, and as regards constitutional rights and privileges all were on the same footing. But it was usual for a newly admitted member to live in nissaya or spiritual tutelage with a senior of at least ten years' standing who is called U p a j j h ā y a or Ā c a r i y a .⁶

¹ *Mahāvagga*, i, 20, 19.

² *Ibid.*, 22, 4.

³ *Ibid.*, 15, 2; 19, 1; 20, 19.

⁴ Rhys Davids and Oldenberg regard the Jatilakas as Brāhmanical Vānaprasthas.—See *Vinaya Texts*, S.B.E., pt. i, p. 118, footnote 1.

⁵ *Mahāvagga*, i, 32, 1.

The rules of Nissaya, however, were not at all hard and fast. The usual period was ten years. But it is said that a learned competent Bhikkhu might live in Nissaya for five years only, while an unlearned one all his life.¹ Nissaya was remitted in several exceptional cases.² The Nissaya rules regulating conduct between a *Upajjhāya* (he was the person formally chosen by the neophyte as his instructor at the ordination) and *Saddhivihārika* and an *Ācariya* and *Antevāsika* are an exact replica of the Brahmaccarya rules of the Hindus.³ The very word *Brahmacarya* is used to describe the condition of a Bhikkhu who lives in Nissaya. It also appears that the *Ācariya* was the actual instructor and the *Upajjhāya*, who was formally elected at the Upasampadā, was instructor only in name. The latter, however, enjoyed a higher status, for it is said that when the *Upajjhāya* and the *Ācariya* are together, Nissaya towards the latter ceases.⁴ There was, however, absolutely no difference between the duties and obligations of an *Ācariya* and those of a *Upajjhāya*.⁵

When a Bhikkhu was duly ordained, he became a member of the Sangha belonging to an Āvāsa. The Āvāsa was a colony of Buddhist Bhikkhus, consisting of many Vihāras, located generally in an Ārāma or park donated by some wealthy lay-devotee.⁶ The Ārāma was fenced round, having a bathing tank at the entrance.⁷

¹ *Mahāvagga*, 53, 4.

² *Ibid.*, 73.

³ *Ibid.*, i, 32 and 33 = *Cullavagga*, viii, 13, 4, and *Mahāvagga*, i, 25 and 26 = *Cullavagga*, viii, 11, 12.

⁴ *Ibid.*, i, 36, 1 at the end.

⁵ See *Vinaya Texts*, pt. i, p. 178, footnote 2.

⁶ See *Mahāvagga*, vi, 23, 1.

⁷ *Cullavagga*, v, 17, 1.

Inside this enclosure, scattered over the whole park, were rectangular buildings (*Vihāras*) with many cells (*Parivenas*) for the Bhikkhus to live in. The cells were provided with casements.¹ Inside each cell the furniture was of the simplest kind fitted to the simple needs and small comforts of a homeless religieux. The floor was spread at night with a cover (*Bhummamattha-*
rāna) which was rolled up in the morning. There was a bedstead resting on movable supporters (*Mancapa-*
tipādakā) which were put aside in the morning. The bed consisted of a mattress, a mat, and a pillow. By the side of it stood a spittoon (*Khelemallaka*). A board against which the Bhikkhu could recline (*Apasa-*
senaphalaka) and a seat (*Pitha*) probably resting on jointed legs (for it is said—*pitham nīcam katvā*, turning down the seat) completed the furniture.² The alms-bowl, the clothes, the tooth-brush, and a few other most necessary articles made up the whole personal belongings of a Bhikkhu.

Though the *Vihāras* stood separately all over the *ārāma*, all property was joint and intended for the common use of the whole *ārāma*. There were a store-room (*Kotthaka*), a refectory (*Upatthāna-*
sālā), a fire-room or kitchen (*Aggisālā*), a warehouse (*Kappiya-kuti*), a privy (*Vacca-*

¹ See *Mahāvagga*, i, 25, 15 (where one of the duties of a pupil is said to be rubbing the casement and corners of the master's *Vihāra*—*āloka-sandhikannabhāgā pamajjitabbā*); 63, 3 (where the window is called *vāta pāna*). Also *Mahāragga*, i, 25, 18 (where the pupil must shut or open the windows for the convenience of the master); *Cullavagga*, vi, 2, 2.

² For the mention of these articles of furniture, see the list of the duties of a pupil in *Māhāvagga*, i, 25, 15–16. See also *Cullavagga*, vi, 2, 3 et seq.

kuti), a common room (Cankama), an arcade for walking exercises (Cankamanasālā), a common bath (Jantāghara), bath-rooms (Jantāgharasālā), a pavilion (Mandapa, probably for holding assemblies in), and a well (Udapāna), walled round and covered (Udapāna-sālā).¹ The right of property in these things was vested in the corporate body and not in any individual.

On the decease of a Bhikkhu, the succession to all the property which had been appropriated by him for personal use was governed by the following law: the Sangha became owner (sāmī) of his bowl and robes; but these were usually assigned by the Sangha to those who had waited upon the Bhikkhu in his last illness perhaps as a sort of perquisite; small utensils and light furniture (lahubhandam lahupari-kkhāram) were divided among the Sangha present there, but heavy utensils and heavy furniture (gurubhandam guruparikkhāram) were not to be thus apportioned and distributed, for they belonged not to the particular Sangha of which the deceased was a member, but to the whole Bhikkhu community present or future (āgatānā-gatassa cātuddisassa sanghassa).²

The most important part of the Sangha-property was the Kappiya-kuti, in which provisions for the whole Sangha were stored. The institution of it has a curious history which shows the gradual modification of eremitical life which we have already described. When the Bhikkhus were a dispersed body of wandering mendicants, there could be no question of the joint storage of

¹ These adjuncts are mentioned in *Mahāvagga*, iii, 5, 6, and also in *Ullavagga*, vi, 4, 10, in the description of the Vihāra built by Anātha-pindada in Jetavana.

² *Mahāvagga*, viii, 27, 5.

provisions. *Pācittiyas* 35 and 38, which lay down the original rule of mendicancy, exclude the storage of provisions—the first rule being that the given quantity of food must be consumed at a single meal (although things left over might be taken).¹ These rules are amplified and emphasized in *Mahāvagga*, vi, 17, 1-6. At a time of scarcity at Rajagaha, it is said, the rules were relaxed provisionally (*ib.* 7), but were reinforced as soon as the necessity was over (*ib.* vi, 32, 2). When, however, cenobitical societies grew up and the Bhikkhus began to live at āvāsas in collective bodies, it became necessary to keep up a storage of food. But this could not be done without contravening the old rule of mendicancy inherited from the individualistic and eremitical stage which the Sangha had completely outgrown. The difficulty was got round by a legal fiction, by assigning for storage of provision (*Kappiya-bhumi*) a Vihāra lying outside (paccantima vihāra—*Mahāvagga*, vi, 33, 2). It had to be fixed by the usual nattī. If "not, the store might be kept in an ox-stall (*goṇisādikā*) or in a layman's premises (*Mahāvagga*, vi, 33, 4). Drugs might be kept in any duly appointed place besides these (*ib.* 5). The place was in charge of an officer called Kappiya-kāraka, the most important of whose functions was to determine what provisions were allowable and what not²; and a layman wishing to give money to the Sangha had to make it over to the Kappiya-kāraka to be converted into suitable provisions.³

¹ Jo pana bhikkhu sannidhikārakam khādaniyam vā bhojaniyam vā khādeyya vā bhunjeyya vā Pācittiyan—No. 38.

Jo pana bhikkhu bhuttāvī pavārito anatirittam (translated as "not left over") khādaniyam vā bhojaniyam vā khādeyya vā bhunjeyya vā Pācittiyan—No. 35.

² See *Mahāvagga*, vi, 17, 8.

³ See *ibid.*, vi, 34, 21.

According to *Pācittiya*, 82, property given to the Sangha could not be appropriated by any individual.¹ An individual thus might claim the right of user, but not the right of property in anything. If a person wished to make a gift, even of food, to an individual Bhikkhu, he had to send it to the Sangha saying, "This is to be given to the Sangha with special reference to so-and-so" (cf. ayyassa Upanandassa dassetvā sanghassa dātabban ti—*Mahāvagga*, vi, 19, 1).² This idea of communal ownership of property is emphasized in *Mahāparinibbāna Suttanta*, chap. i, 11, where it is said : "Yāvakīvan ca bhikkhave bhikkhū ye te lābhā dhammikā dhammaladdhā antamaso patta-pariyāpanna-mattam pi tathārūpehi lābhehi appativibhattabhogī bhavissanti silavantehi sabrahmacārihi sādhārana-bhogī vuddhi yeva bhikkhave bhikkhūnam patikankhā no parihāni." (Rhys Davids' Tr.—So long as the Brethren shall divide without partiality, and share in common with the upright and the holy, all such things as they receive in accordance with the just provisions of the Order, down even to the mere contents of a begging-bowl, so long may the Brethren be expected, not to decline, but to prosper.) The reader will remember an exactly similar rule which obtained in mediæval Christian monasteries.³ The old rule is more definitely laid down in *Cullavagga*, vi, 15, 2 and 16, 2, where the following five descriptions of things

¹ Jo pana bhikkhu jānam sanghikam lābham parinatam puggalassa parināmeyya pācittiyan.

² This does not apply to gift of Cīvara (robe), perhaps because it was included in a Bhikkhu's personal belongings.

³ "The candidate who aspired to the virtue of evangelical poverty abjured, at his first entrance into a regular community, the idea, and even the name, of all separate and exclusive possession."—Gibbon's *Decline and Fall*, chap. xxxvii.

are said to be non-transferable and non-apportionable, viz., (a) Ārāma or its site, (b) Vihāra or its site, (c) bed, chair, bolster, and pillow, (d) brass vessel, brass jar, brass pot, brass vase, razor, axe, hatchet, hoe, and spade, and (e) creepers, bamboos, Munja or Babbaja grass, common grass, clay, wooden things, and crockery. Now suppose a number of Bhikkhus built a Vihāra for themselves. It would not thereby become the property of those Bhikkhus, but of the whole Sangha, and any Bhikkhu coming there might claim a Senāsana (seat) as of right. On this principle that a Vihāra was always a *Sanghika Vihāra*, the notorious six Bhikkhus sought to oust those who had built a Vihāra for themselves by their own labour.¹ It was laid down, following the same principle, on this occasion, that the incoming Bhikkhus must not turn out the Bhikkhus already in possession of a Vihāra. This illustration is taken in *Cullavagga*, vi, 11, 1. Difficulties would sometimes arise about agricultural rights between the Sangha, which was a body corporate, and outsiders. A rule for the determination of such rights is laid down in *Mahāvagga*, vi, 39, 1. If seedlings belonging to outsiders grew up on the grounds of the Sangha, the Sangha might appropriate the crops after giving a part (Buddhaghosa makes it $\frac{1}{2}$)² to the other. If, on the other hand, seedlings belonging to the Sangha grew up on the grounds of an outsider, the Sangha might likewise take the crops after giving the same portion to the outsider.

For the conduct of the multifarious business of the

¹ Nanu āvuso sanghiko vihāro'ti. āmāvuso sanghiko viharo'ti. Utibhāvuso, ambhākam viharo pāpunātiti.

² This is clearly iniquitous. Buddhaghosa says it is in accordance with the ancient custom of India. What he means is far from clear. The translators render bhāgam as "half".

Sangha, there existed several officers in an āvāsa, all appointed by the usual nattī. The following is a classified list of Sangha officers :—

(A) Connected with commissariat¹—

- (i) B h a n d ā g ā r i k a — Overseer of stores.
- (ii) K a p p i y ā - k ā r a k a — It was the duty of this officer to ascertain what provisions were allowable and what not. He would receive gifts of money from laymen and convert them into proper commodities.
- (iii) S a n g h a b h a t t a — Apportioner of rations. His function was to dole out rations by ticketing each person's share.
- (iv) C i v a b h ā j a k a — Distributor of congey.
- (v) Y ā g u b h ā j a k a — Distributor of Yāgu (a kind of rice pulp).
- (vi) P h a l a b h ā j a k a — Distributor of fruits.
- (vii) K h a j j a k a b h ā j a k a — Distributor of dry food (what the Bengalis call *Khājā*).

(B) Connected with chambers, wardrobe, etc.²—

- (viii) S e n ā s a n a - p a n n ā p a k a — Chamberlain. His business was to arrange seats for the Bhikkhus. The seats were arranged three times a year—on the day of the commencement of earlier Vassa, on the day of commencement of later Vassa, and on the day after the Pavāranā.
- (ix) C i v a r a - p a t i g g ā h a p a k a — Receiver of robes. Laymen used to make gifts of robes to the Sangha,

¹ All these, except ii, are mentioned in *Cullavagga*, vi, 21, 1-2.

² Nos. viii and ix are mentioned in *Cullavagga*, vi, 21, 2. The rest in *Cullavagga*, vi, 21, 3.

specially at the close of the rain-retreat, which it was the business of this officer to receive.

(x) Sātiyā-gāhāpaka — Distributor of under-garments.

(xi) Patta-gāhāpaka — Distributor of alms-bowls.

(xii) Appamattaka - viṣṭajaka — Disposer of trifles. His business was to distribute among the members of the Sangha such small articles as needles, scissors, sandals, girdles, butter, honey, etc., according to their needs.

(C) Superintendents¹—

(xiii) Nava - kammika — Superintendent of new buildings.

(xiv) Ārāmika - pesaka — Overseer of Ārāmikas. The Ārāmika was a servant employed by the donor of an Ārāma to keep the grounds in order. This officer's business was to supervise the work of such servants.

(xv) Sāmanera - pesaka — Superintendent of Sāmaneras. His function was to look after the novices who had not yet obtained Upasampadā.

The above, with the exceptions perhaps of the Nava - kammika, were permanent officers. Temporary officers, e.g. Kanthina-vitthāraka, Salaka-gāhāpaka, etc., might be appointed for any purpose. Designations of other officers also occur elsewhere than in the *Vinaya-pitaka*, e.g.²—

(xvi) Pāniyā - vārikā — Officer in charge of drinks.

¹ Nos. xiv and xv are mentioned in *Cullavagga*, vi, 21, 3. No. xiii is mentioned in vi, 5, 2, and elsewhere.

² See Kern's *Manual of Indian Buddhism*, p. 83.

- (xvii) B hājanā - vārika — Officer in charge of utensils.
- (xviii) Upadhibhāra — Probably a steward.
- (xix) Parisanda - vārika — Officer in charge of the groves.
- (xx) Mundasayana - vārika — Officer in charge of lodgings temporarily not in use.

The āvāsas, as we have already remarked, were primarily intended for the customary rain-retreat, which was brought to a close by two characteristic ceremonies, viz. Pavāranā and Kānthisa. The Pavāranā¹ was a solemn conference at which each Bhikkhu requested the assembly to call him to account if they had seen or heard or suspected him to be guilty of any transgression during the period of Vassa. The "invitation" was made in a set, elliptical formula,² though it had no practical significance at all, because the matter one was to be charged with had to be previously brought to an issue just as in Parisuddi before Uposatha. For minor offences this would be done in the following way : A, for example, was aware that B had committed an offence. A would ask leave of B to reprove him for the offence.³ If B gave leave and A reproved him accordingly, he was entitled to join the Pavāranā. But omission of this preliminary step would entail inhibition of the Pavāranā by formal resolution for the guilty Bhikkhu. For major offences, viz., Pārajika, Sanghādisesa, Thullaccaya, Pācittiya, Pātidesaniya, Dukkata, and Dubbāsita, of which

¹ The following account of Pavāranā is based on *Mahāvagga*, iv.

² Sangham āvuso pavāremi ditthena vā sutena vā parisankāya vā, etc. — *Mahāvagga*, iv, 1, 14.

³ Asking leave of a Bhikkhu before reproving him for an offence was in accordance with a rule laid down in *Mahāvagga*, ii, 16, 1.

the guilty Bhikkhu stood confessed, mere friendly reproof would not suffice. The guilty Bhikkhu must first be dealt with according to law. In case of a doubt as to the nature of the offence, the Bhikkhu should be dealt with for the lighter offence.¹ The inhibition of the *Pavāraṇā*, however, was hedged in with strict conditions. Only an intelligent Bhikkhu of pure character was entitled to inhibit the *Pavāraṇā* of another Bhikkhu.² And then he was liable to be sharply cross-examined by the assembly with regard to the charge that he brought forward,³ and if the cross-examination disclosed a false or mistaken charge, the Bhikkhu who wanted to inhibit another's *Pavāraṇā* was himself subjected to legal proceedings for bringing a false or mistaken charge.⁴ The *Pavāraṇā* ceremony might be postponed (*Pavarana-samgaha*) till the next Komudi Cātumāsini day if the Bhikkhus at an āvāsa wanted to prolong their Vassa residence.⁵

The *Kanthina*⁶ was the ceremony of the distribution of robes. The details of this ceremony are rather obscure and confusing and would be tedious to recount. But the general features are clear enough. Each Sangha possessed a store of robes (*Kanthina-dussa*). This consisted of raw cotton, cloth, or rags.⁷ An officer was appointed by the usual *natti* to whom this store was made over before

¹ *Mahāvagga*, iv, 19–22.

² *Ibid.*, 16, 6–9.

³ *Ibid.*, 10–15.

⁴ *Ibid.*, 16–17.

⁵ *Ibid.*, 18, 1–6.

⁶ The following account of the *Kanthina* is based on *Mahāvagga*, vii, and the illuminating notes of Rhys Davids and Oldenberg on the chapter in *Vinaya Texts*, pt. ii.

⁷ Not raw cotton merely—see *Vinaya Texts*, pt. ii, p. 151, footnote 4, and *Mahāvagga*, vii, 6.

the Kānthaṇīa ceremony. He caused proper robes to be made out of it. When the new robes had been prepared, he performed a symbolical act, called Attthāra (spreading), putting aside his own old robe and spreading out a new one for himself in its place. After this he specified which of the robes were suitable for the Theras (older members) and which for the Navakas (younger members). Then the Sangha tacitly ratified the act. It was now time "when each of the Bhikkhus could transmute his claim to an undivided share into the actual possession of a divided share".¹ This claim, which it was not necessary to enforce immediately, continued to subsist on two conditions (palibodha), viz. Āvāsa (the Bhikkhu's domicile) and Cīvara (the condition of his clothes). There was no need of immediately taking possession of a robe, if these conditions were satisfied, that is, if the Bhikkhu did not leave the āvāsa and if his clothes were really worn out and he stood in need of a new set of robes, he could get one within the prescribed time after the ceremony of Attthāra. Meantime the Bhikkhu might get a new robe as a gift from a layman or his old robe might not have got quite unfit for wear. During the period that the Kānthaṇīa robe was not appropriated by a Bhikkhu, certain privileges were granted to him chiefly with a view to enabling him to satisfy his needs from other sources. If, however, he found that there was no chance for it, he proceeded to participate in the store of robes with the formal permission of (perhaps) the Kānthaṇīa-vitthāraka.²

In the last chapter we have given an account of the communistic and republican constitution of a Buddhist

¹ *Vinaya Texts*, pt. ii, p. 152, footnote 1.

² See *Vinaya Texts*, pt. ii, p. 152, footnote 2.

āvāsa. Its system of self-government was, in its truest sense, "Government by discussion." There was no super-imposed authority to act as a check on the utmost freedom of discussion. It is highly significant how in many cases the standard of rightness of anything is said to be the Dhamma. We, who have drifted far from the mentality of our ancestors of so many centuries ago, shall probably never be able to realize the full significance of this term. But one thing is clear, viz. that the standard of Dhamma was not an objective but a subjective one.¹ In the *Mahāparinibbāna Suttanta* Buddha calls upon the Bhikkhus to be "atta-dipā atta-saranā dhamma-dipā dhamma-saranā" (Tr.—As lamps unto yourselves, with yourselves only as your refuge,—with Dhamma as your lamp, with Dhamma alone as your refuge), which gives us the keynote to the aggressive individualism of life at a Buddhist āvāsa with which no reader of the *Vinayapitaka* can fail to be struck. Where everybody had the right to think for himself and to publish his thoughts,

¹ An entire thesis may be written on the significance of this all-important word, Dharma, in Indian literature, and it is absurd to attempt to dispose of it in a footnote. Its sense is in fact so kaleidoscopic that it is extremely difficult to fix it.

Observe, for instance, the use of the word Dhamma in *Mahāvagga*, x, 5, 8. Two Bhikkhus contend on some point of doctrine. How is an outsider to judge? Buddha says: Ubhayattha dhammad sutvā ye tattha dhammavādino tesam ditthin ca khantin ca rucin ca ādāyan ca rocehitī. The outsider must judge according to his own subjective standard. The Salāka-gāhāpaka may reject the voting if it goes against the Dhamma in a case where two parties contend over some point of doctrine. Here also we have a subjective standard recognized. Compare also the use of the word in *Cullavagga*, iv, 2-3; 14, 2 (where some Bhikkhus say, "This is Dhamma," while others say, "This is not Dhamma"), and elsewhere. The meaning of Dhamma in every passage where it occurs must needs be settled relatively to the context and import of the whole passage.

differences of opinion could not but arise. In *Cullavagga*, vii, 5, 2, it is said that a schism (sanghabheda) could arise on any of the eighteen matters which may be summarized as relating to (i) Dhamma (1–2), (ii) Vinaya (3–4), (iii) teachings, practices, and ordainments of the Tathāgata (5–10), (iv) offences and rules regarding them (11–18). The same points substantially are mentioned in *Cullavagga*, iv, 14, 2, as giving rise to a *Vivādādhikarana*. It is important to note the distinction between the two. In a *Vivādādhikarana*, the difference was *honest* and was not intended to bring about a permanent division. It was duly placed before the Sangha and decided by voting, and after the decision it was not to be reopened on penalty of a Pācittiya. But such a difference might also be dishonest or intentional, brought about on purpose to cause a schism. There was no power except the terror of curses invoked in *Cullavagga*, vii, 5, 5 (and the terror of expulsion by the king—*vide* Asoka's Sārnath Pillar edict), which could check a dishonest difference, when there was no outside authority, e.g. of a spiritual dictator, to whom it could be referred. Thus the Vivāda or ground of difference might be put forward *dishonestly* with knowledge of its falsity or dubious character *together with* an intention to cause a division,¹ or *honestly*, with belief of its rightness, its accordance with Dhamma, *together with* intention to cause a division, believed to be right and proper.² In both cases intention to bring about a schism is essential which is absent in an ordinary Vivāda which would lead to a *Vivādādhikarana*. It is clear that a vivāda (difference) which was intentional could not be set at rest

¹ This is the case contemplated in *Cullavagga*, vii, 5, 5.

² This is the case contemplated in *Cullavagga*, vii, 5, 6.

by a Vivādādhikarana, and its result would inevitably be a schism (sanghabheda), as, for example, the doctrines put forward by the Vijiāns were not set at rest by the decision of the Ubbāhikā at Vesāli, as we are told by the author of the *Dīpavamsa*.¹

When a schism did actually take place, the original Sangha was split up into two Sanghas, holding Kammavācā; Uposatha, and Pavāraṇā separately.² It was at first considered allowable for them to live within the limits of the same āvāsa,³ but this was afterwards negatived.⁴ The schismatic parties might subsequently coalesce, performing a Sāmaggi-uposatha.⁵ But in such a case, the ground of difference must entirely disappear and must not be merely covered up. (The Sangha-sāmaggi or Reunion, as is said in *Mahāvagga*, x, 6, 2, might be a tħā-peta, in spirit, or vyanjanupeta, in letter only. It was only when the reunion was both in spirit and in letter that it was a true reunion—*ibid.*) Schisms gave rise to some of the Buddhist sects, the earliest of which was the Mahāsanghika.

There were, however, certain safeguards against the occurrence of a schism. A schism could be brought about (i.e. the vivāda could be brought to an issue) only by a member of the Sangha who was Pakatatta (under no disability), Samānasamvāsaka (belonging to the same community), and Samānasimāya thita (residing within the same boundary).⁶ The vivāda must be formally

¹ *Dīpar*, v.

² *Cullavagga*, vii, 5, 2.

³ *Mahāvagga*, x, 1, 9.

⁴ *Cullavagga*, xii, 2, 8 (āvūsakappo).

⁵ *Mahāvagga*, ii, 36, 4 and x, 5, 14.

⁶ *Cullavagga*, vii, 5, 1, at the end.

placed before an assembly which must not consist of less than nine members—four on one side and four on another side *plus* the Salāka-gāhāpaka.¹ (It will be remembered that Yebhuuyasikā was applicable to a Vivādādhikarana.) When the vivāda was considered by an assembly consisting of less number, it could give rise to only what is called Sangha-rāji (disunion), but not Sanghabheda (schism).² The effect of all the rules is that in order to produce a schism, four competent Bhikkhus must come forward and place a disputed point before an assembly of nine with purpose prepense to cause a division, either knowing that the point was wrong or doubtful (*Cullavagga*, vii, 5, 5) or believing it without due deliberation to be right (*ibid.*, 5, 6), and knowing also that schism would result from their action—a schism which to their belief was either wrong, as in the first case, or right as in the second. In all cases, it will be observed, there must be an intention to bring about a schism, and this, as we have pointed out, differentiates a Sanghabheda from an ordinary Vivādādhikarana. Let us take two concrete examples: Four Bhikkhus at an āvāsa might say: “Well, this is a point of doctrine which we believe to be right. We shall place it before an assembly. If it is ratified, well and good. If not, we must secede”; or they might say: “Well, etc., etc. If not, we shall as in duty bound acquiesce.” In the former case there would arise a Sanghabheda, in the latter case a mere Vivādādhikarana. It will be observed from *Cullavagga*, vii, 5, 6, that if one took up the former attitude he was not liable to condemnation. The intention to produce a schism was

¹ *Cullavagga*, vii, 5, 1.

² *Ibid.*

not condemnable *per se*. There are surely certain beliefs regarding which a conscientious man would admit no compromise, and nobody would hold him blameworthy for seceding from a society that did not approve of his faith. Those who are obsessed with the parallelism between monastic communities of the west and those of the east will do well to remember that in ancient Buddhist Sanghas, at any rate, the liberty which the organ-voiced author of the *Areopagitica* proclaimed to be "above all other liberties", viz. "to know, to utter, and to argue freely according to conscience," was guarded with a strict jealousy which would appear strange and almost shocking to mediæval Christian monasteries. But this feature of ancient Buddhist monastic life was of a piece with that unfettered freedom of thought which was the 'grand invention', not perhaps of the Greeks, as European historians aver,¹ but of the Indians long before the Greeks.

¹ "Freedom of thought was their (i.e. of the Greeks) grand invention"—Sanderson's *History of Greece and Rome*, p. 86.